

THE HAND OF ROME.

Patriotic Americans Read and Reflect. Was it not the hand of Rome that murdered in cold blood thousands of innocent Protestants on a single night in France? And was it not the hand of Rome that caused the bells to peal forth the news to the world of this bloody butchery? And yet Pope Leo says, "What the church has done it will do again."

can. It should cease, and it should cease specially on the ground that we have noted.—Christian Instructor. What "Cahensleyism" is. If our readers wish to know what "Cahensleyism" is, which the German Roman Catholics are so anxious to establish in the United States, here it is, as given in the words of the Cahensley Memorial itself: "1. In the United States, where the church is composed of emigrated nations that are already civilized and christianized, but differ in character, habits and customs, as well as language, the need of national bishops representing the respective nations makes itself imperiously felt."

Religious Liberty in Hungary. BUDA PESTH, Oct. 6.—In the upper house of the Hungarian diet the bill granting liberty of worship to all religious beliefs was adopted by a majority of three. Count Eszky, the Calvinistic bishop, Sozzes, and others endorsed the declaration of the minister of worship that the bill is the outcome of the spirit of the times. To Restrict Rome's Power. BERLIN, Oct. 9.—In view of the probability that the town of Wurtemberg will pass to the Roman Catholic branch of the reigning family through the failure of male issue, it has been decided to submit to the diet a bill providing for the transfer in that event of the religious prerogatives of the crown to an ecclesiastical commission. Leo to Receive Zola. ROME, Oct. 10.—In spite of the statement that the pope will not receive Emile Zola, the author of "Lourdes," a current report exists that the Vatican is favorable to his reception. Success greatly depends upon how and by whom an audience is requested. Burlington Route Dining Cars between Omaha and Chicago Omaha and Denver St. Louis and St. Paul St. Paul and Chicago Kansas City and Chicago are now operated on the cafe plan; that is, passengers pay only for what they order. Tickets and information about Burlington Route trains and rates on application to nearest ticket agent or to J. FRANCIS, G. P. & T. A., Omaha, Neb. Eat Dyal's delicious Cream Candles. 1518 Douglas St. Nothing New. PHILADELPHIA, Pa., Oct. 11.—At the meeting of archbishops held here yesterday, it was decided that the Roman Catholic church recognize the Ancient Order of Hibernians. Edward Baumley, for livery, 17th and St. Marys Ave. The Republican county central committee, with C. L. Chaffee as chairman and John Lewis as secretary, has opened up headquarters in rooms 1, 2 and 23 Patterson block, 17th and Fauntleroy streets. Their telephone is No. 1791. Every citizen of Douglas county is invited, cordially, to visit the headquarters as often as convenient. Eat Dyal's Candies, 1518 Douglas

Is it not the hand of Rome that is robbing our country of its wealth, its freedom and of our most sacred rights? Is it not the hand of Rome that is casting a dark shadow over this broad land, causing true Americans to rally 'round our free institutions and defy the worst enemy the world has ever known? Is it not the hand of Rome that is preparing here in our blessed country a throne for the temporal reign of future popes? Is it not the hand of Rome that is forming brigades of men here in our beloved country, calling them brigades of the holy (?) cross; and for what purpose? And it is this diabolical work of the Roman Catholic church that has given patriotic Americans new life, calling into line men of every nationality to defend their beloved native and adopted country, as the case may be, its flag and its free institutions.

Is it not time that Americans awake to action, and thwart the designing cunning of the beast mentioned in Revelations as having seven heads and ten horns on which the great whore sitteth, ruling over many nations of the earth? Beware, noble men of America; very dark days may come to this, our beloved country, in the near future, but remember America has one true friend, viz:

A stands for AMERICAN P for PROTECTIVE And millions who form the ASSOCIATION. AN AMERICAN.

Is Freedom of Worship. The constitution of the Independent Polish Catholic church, as established at the general convention at Cleveland, Ohio, is another declaration of independence. It is patriotic and possesses many good features. It declares all education to be principally conducted in the English language and in accordance with the plan adopted in the public schools of Ohio. The parish priest is sole authority in matters of religion, but the business affairs are conducted by trustees, elected by the congregation, who shall receive and disburse all monies, but who have no power to dispose of church property without instructions from the congregation. Perfect freedom of press is advocated and no interference allowed in the choice of literature. Parents are permitted to send their children to any school they desire, but all books used in the Independent Catholic schools must be American and taught after American methods and all teachers must hold a graduating diploma. And finally, in the last paragraph, after denying the infallibility of the pope, adds: "In all and everything as the above charter signifies, we want to be governed by the spirit and letter of the great and glorious constitution of the United States. So help us God. Amen." This is freedom of worship, indeed, and tends almost to the evangelical. No ex-communications, no heretics, no priest domination, no squelching of conscience, no crawling slavery appears in this constitution. These progressive and patriotic Poles should go one step further. They should abolish celibacy of the clergy, image worship and the doctrine of purgatory. But they have leaped well at this one bound. Foreigners of this type are no disgrace. The spirit of the federal constitution has been valiantly upheld. One more bound now, into the full, free and complete spirit of the New Testament and we will guarantee them a praiseworthy citizenship in America and a clear title-deed to glory.—Omaha Christian Advocate.

A Strong Argument. We are sorry that in the test cases in Pennsylvania before the courts, the Protestants did not base the opposition to the teaching nuns on the strongest ground. The position should have been taken that the nuns in the Roman Catholic church are under a perpetual vow to serve the church. They cannot make a contract to teach for their own benefit. They cannot appropriate any money which they receive for teaching to their own use. They are not free. The church receives all that they acquire by teaching. It is therefore really the Roman Catholic church hiring out her servants for her pecuniary advantage. If any other denomination would do this, would it be tolerated? We do not believe that it would be, or that it ought to be. Our public schools are free. No church should be tolerated in having her servants, who are in perpetual slavery, employed for her sole pecuniary gain. The toleration of this in the case of the Roman Catholic church is un-Protestant and un-American.

Can Never Be. ROME, Oct. 8.—The pope in conversation with some of the cardinals said he recognized Prime Minister Crispi's praiseworthy intentions as evinced by his recent speech at Naples, but that a solution of the question of church and state in Italy was impossible without restoration of the pope's temporal power. "A Rank Rip Old Snorter." We acknowledge the receipt on our exchange table of THE AMERICAN, published at Omaha by THE AMERICAN PUBLISHING COMPANY. It's a rank rip old snorter of an A. P. A. paper and gets there with both feet.—Callanay (Neb.) Tribune. Bigoted Spain. MADRID, Oct. 9.—The excitement over the recent consecration of the Protestant bishop of Madrid is increasing. The papal nuncio's letter supporting Cardinal Monescillo's protest against the consecration, has added fuel to the fire.

Unconstitutional. Congressman Linton, of Michigan, during the last session of congress made an able speech against granting money to denominational Indian schools. There are two main points: First, that the granting of government aid to sectarian schools is unconstitutional, and second, the money has not been fairly divided. The first proposition is very evident. The second is easily proved by figures. The Roman Catholic church in the last year received for the education of Indians \$2,366,416, while all the other churches have received \$1,400,000. Congress has no right to vote any money to any sect. It has no right to vote the money of a Protestant nation to the Roman Catholic church.—The Midland. Lunched by Satolli. WASHINGTON, D. C., Oct. 4.—Mgr Satolli gave a luncheon today at his residence to Cardinal Gibbons, who will leave this country soon on a visit to Rome, where he will have an audience with the pope. Bishop Keane, who recently returned from Rome, Dr. Papi and Fathers Gillespie, McMahon, and Dougherty were among those present. Some importance is attached to the luncheon, as it brings together a number of prelates actively interested in the Roman Catholic university at Washington, concerning which some announcement is expected from the pope this winter. Something Will Drop. NEW YORK, Oct. 9.—The report that charges have been preferred by Satolli against Archbishop Corrigan at Rome still continues to be the chief topic of conversation in Roman Catholic circles of this city. "If charges are preferred against Archbishop Corrigan at Rome," said a Roman Catholic priest yesterday, "there will be a sensation in New York. Two priests who are now regarded as braggarts will see an opportunity to vindicate their characters, and will reveal some inside church politics that will astonish the clergy, as well as the laymen."

Bishop Sued for Libel. GRAND FORKS, N. D., Oct. 7.—Bishop John Shanley of Jamestown diocese is the defendant in a libel suit brought by Joseph G. Perrault, a priest, to recover \$50,000 alleged as damages sustained by Perrault on account of the promulgation of an alleged libelous letter or writing by Bishop Shanley which included a decree suspending Perrault from the priesthood, depriving him of the emoluments of his office. The decree of suspension was dated October 12, 1893, for a period of one year, and yesterday Bishop Shanley indefinitely extended the decree.

Special Master Commissioner's Sale. Under and by virtue of an order of sale on decree of foreclosure of mortgage issued out of the district court for Douglas county, Nebraska, and to me directed, I will, on the 6th day of November, A. D. 1894, at 1 o'clock p. m. of said day, at the north front door of the county court house, in the city of Omaha, Douglas county, Nebraska, sell at public auction to the highest bidder for cash, the property described in said order of sale as follows, to-wit: Lots one (1) and two (2) Barker's subdivision, in section 13 (13) township 15 north, range 13 west, 130 east of the 6th P. M. in Douglas county, Nebraska. Said property to be JOHN A. KRAMER, THE DIME SAVINGS BANK the sum of one hundred sixty-three and 33/100 dollars (\$163.33) with interest at ten per cent per annum from September 18, 1893, together with costs of suit and accruing costs according to a judgment rendered by the district court of said Douglas county, at its September term, A. D. 1894, in a certain action then and there pending, wherein The Dime Savings Bank was plaintiff, John Haley, et al., were defendants. Omaha, Nebraska, October 5, 1894. BENJAMIN F. THOMAS, Special Master Commissioner. James B. Melick, attorney. 10-5-3 Dime Savings Bank vs. Haley, Dec. 38, No. 109.

Notice of Dissolution of Partnership. The partnership heretofore existing between John A. Kramer and David Snyder under the firm name of Kramer & Snyder, and doing business at Forty-second street and Kedzie avenue in the city of Omaha, Douglas county, Nebraska, is this day dissolved by mutual consent. JOHN A. KRAMER, DAVID SNYDER. A. Bevins, attorney. 9-14-4

Excursion to Texas LEAVE OMAHA Oct. 23d, '94, to Genoa, Harris Co., Tex. under the auspices of THE TEXAS REAL ESTATE & IMMIGRATION CO., 308 North 16th St., Omaha, Neb. via C. R. I. & P. and H. T. C. Route, the quickest and best route. Come with us to Genoa, Harris county, Tex., on the main road between Houston and Galveston, and we will show you some of the finest and most fertile tracts of land you ever saw, with good water and a healthy climate. Now is the time to buy while it is cheap. Homeseekers, don't let this opportunity go by. Be sure and have your ticket read via the above route to Genoa, Harris county, Texas. If you trade with us you can depend on being treated fairly and squarely. For information, railroad tickets and particulars call on or write to THE TEXAS REAL ESTATE & IMMIGRATION CO., Jos. T. Edling, Sec., 308 N. 16th St., Omaha, Neb.; C. A. Edling, Mgr., Ferry Block, 1015-5 Congress St., Houston, Tex. 9-7-4

CLEANLINESS IS NEXT TO GODLINESS. We Cannot Wash Your Souls, But We can Make Linen White as Snow. 1110-1112 - DODGE - ST. OMAHA, NEB. JAMES AINSWORTH, Secretary and Mgr. Telephone 628. Notice to Non-Resident Defendant. In the district court of Douglas county, Nebraska, Caleb J. Camp, plaintiff, vs. Joseph M. Hamilton, et al., defendants. You are hereby notified that on the 22nd day of August, 1894, Caleb J. Camp, plaintiff herein, filed his petition in the above entitled cause, in the district court of Douglas county, Nebraska, against Joseph M. Hamilton, et al., the object and prayer of which is to foreclose a certain mortgage executed on the 5th day of June, 1890, by Joseph M. Hamilton and Amanda Hamilton upon the property described as follows: Lot 11, block one (1), Bedford Place addition to the city of Omaha, to secure the payment of a certain promissory note for the sum of eight hundred dollars (\$800.00) due and payable June 1st, 1895; that there is now due and payable on said note the sum of eight hundred dollars (\$800.00) with interest at the rate of eight (8) per cent per annum from the 1st day of June, 1894, for which sum with interest from the 1st day of June, 1894, plaintiff prays for a decree that the defendant pay the same, and that in default of such payment said premises may be sold to satisfy the amount of such debt. You are required to answer said petition on or before the 20th day of November, 1894. Dated at Omaha, Nebraska, October 4, 1894. CALLEB J. CAMP, Plaintiff. By Tiffany & Vinsonhaler and W. H. Russell, attorneys for plaintiff. 10-5-4 Notice to Non-Resident Defendant. In the district court of Douglas county, Nebraska, John Woodford, plaintiff, vs. Herman S. Wallace, defendant. To Herman S. Wallace, non-resident defendant: You are hereby notified that on the 29th day of August, 1894, John Woodford, plaintiff herein, filed his petition in the above entitled cause, in the district court of Douglas county, Nebraska, against Herman S. Wallace, the object and prayer of which is to foreclose a certain mortgage executed on the 14th day of January, 1892, by Herman S. Wallace upon the property described as follows: Lots fifteen (15), sixteen (16), block two (2), Ames' Place addition to Omaha, to secure the payment of a certain promissory note for the sum of four hundred fifty dollars (\$450.00) due and payable to The Mutual Investment Co., that there is now due and payable on said note the sum of four hundred fifty dollars (\$450.00) with interest at the rate of eight (8) per cent per annum from the 1st day of January, 1892, for which sum, with interest from the 1st day of January, 1892, plaintiff prays for a decree that the defendant pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the 20th day of November, 1894. Dated at Omaha, Nebraska, October 4, 1894. JOHN WOODFORD, Plaintiff. By Tiffany & Vinsonhaler and W. H. Russell, attorneys for plaintiff. 10-5-4 Notice to Non-Resident Defendant. In the district court of Douglas county, Nebraska, The Mutual Investment Co., plaintiff, vs. Jacob Myers, defendant. To Jacob Myers, defendant: You are hereby notified that on the 27th day of August, 1894, The Mutual Investment Co., plaintiff herein, filed their petition in the above entitled cause, in the district court of Douglas county, Nebraska, against Jacob Myers, et al., the object and prayer of which is to foreclose a certain mortgage executed on the 29th day of June, 1892, by Jacob Myers upon the property described as follows: Lot three (3), block nine (9), Park Forest addition to the city of Omaha, Douglas county, Nebraska, lot two (2), in block two (2), Vandercook Terrace, to secure the payment of a certain promissory note for the sum of three hundred dollars (\$300.00) due and payable to The Mutual Investment Co., that there is now due and payable on said note the sum of twenty-seven dollars and thirty-three cents (\$27.33) with interest at the rate of ten (10) per cent per annum from the 1st day of June, 1893, for which sum, with interest, plaintiff prays for a decree that the defendant pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the 20th day of November, 1894. Dated at Omaha, Nebraska, October 4, 1894. MUTUAL INVESTMENT CO., Plaintiff. By Tiffany & Vinsonhaler and W. H. Russell, attorneys for plaintiff. 10-5-4

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