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THE GRAHAM KILLING.

There yet seems to be a doubt in the minds of some of the Douglas people as to the identity of the man who was killed by Constable Dayton Graham. It is said that a movement is on foot in Douglas to make an effort to learn something definitely about the man Smith; and every possible effort should be put forth in that direction.

And this theory must be accepted. There is no other motive, within reason, which can be attributed as a cause for the act of the Douglas officer. There is no evidence that Graham ever saw Smith except on the night when Vaughn was murdered.

Had Smith been placed under arrest and on trial, the evidence of Graham and LeRoy would have been sufficient to convict him of the murder of Vaughn, in the absence of the most reputable testimony in support of an alibi. Men may be mistaken on most any question of fact, but until something more convincing to the contrary is produced the belief will prevail that Graham made no mistake in the identity of the man he killed.

AN UNINSPIRING SPECTACLE.

It is credible that the administration expects to do the oppressed Jews of Russia any service by its course with reference to the B'nai Brith petition, says the Courier-Journal.

The sympathy of the American people for the victims of Russian fanaticism is unquestionable. The shock of this country at the Kishinef horror was profound. There was every where a feeling of indignant protest and condemnation. But it was generally recognized that unless we were ready to go to war with Russia in behalf of the oppressed of Bessarabia, as we went to war with Spain in behalf of the oppressed of Cuba, we are powerless to do anything through the medium of our government.

The people of the United States took other means to express their horrified protest against Russia's outrage upon civilization and humanity, and that this protest was heard and felt by Russia there was ample proof. But the national administration, having suddenly changed its mind as to the propriety of officially meddling in this matter, has now taken to the public press, in advance of its proposed action in transmitting the B'nai Brith petition, and is giving out statements from Oyster Bay, via the state department, reiterating its intention in terms so truculent that they could not fail to provoke Russia into resentment and rejection of the petition, even if that power had ever been otherwise disposed.

Th B'nai Brith petition is a noble document, in every way a credit to the people who conceived and signed it. Presented merely by those people, it might have had some good effect in Russia, though even that is doubtful. Presented tactfully by our government, Russia would not have entertained it. Presented in the bungling, studiously offensive manner in which the administration is public and officiously conducting the preliminaries, it is bound not only to be rejected, but to have an effect upon Russia just the reverse of that which it was intended by its signers to have.

In short, the Roosevelt administra-

tion, instead of helping the Russian Jews, is doing nothing that will not injure them—unless it intends to go to war with Russia for their relief.

What is its motive? The head of that administration is too intelligent a man not to know that the B'nai Brith petition presented to Russia through the offices of a foreign government is foredoomed to rejection; and that the illogical, ill-tempered and undignified course which he is taking in presenting it is bound to harm rather than benefit the Russian Jews, by arousing Russia's hostility to the manner of the attempted interference in their behalf.

What, then is his object? It is an unpleasant thing to say of the chief magistrate of the United States, but that object will not be obscure to those who are familiar with his record since he succeeded to the presidency, and who have observed that he never lets slip any chance to attempt to play domestic politics.

POPE LEO XIII.

Pope Leo XIII was born in Carpineto, Italy, on March 24, 1810, son of Count Ludovico Pecci, and was baptized by the name of Vincenco Gioacchino.

In his youth he was known by the former name, but later he commonly used Gioacchino. He was educated at the Jesuit college Viterbo, and after 1824, at Rome. He was devoted to study and became eminent in philosophy, and was also made a doctor in laws in 1837.

Pope Gregory XVI made him a domestic prelate and referendary of the signatura, and in the same year he was ordained a priest. He served as apostolic delegate at Benevento, Perugia and Spoleto, ruling each district with firmness and energy. In 1843 he was made archbishop of Damietta in partibus, and was sent as nuncio to Belgium, where he remained three years.

On January 19th, 1846, he was nominated bishop of Perugia, and in December, 1853, he was created a cardinal by Pope Pius IX. He was a member of several of the congregations of cardinals, and in September, 1877, he was made cardinal camerlengo. As such he acted as head of the church in temporal matters on the death of Pope Pius, February 7th, 1878.

Sixty-two cardinals attended the conclave which was closed in the Vatican on February 18th, 1878. On the first ballot Pecci had nineteen votes, on the second 34, and the third 44.

He was then made pope by adoration and assumed the name of Leo.

He was crowned March 3 in the Sistine chapel.

Distinguished as a scholar, well acquainted with the movements of modern thought, moderate yet firm in his rule, it was felt throughout Europe that his character and attainments fitted him for the peculiar circumstances in which the papacy was then placed. In December, 1878, he issued his first encyclical, in which he summoned all the intellectual forces of Catholicism in opposition to the anarchical doctrines of modern socialism. He took advantage of every opportunity to conciliate the governments of Europe without abating the assertion of the rights of the church and the papacy. He urged the extension and improvement of popular education, recommended the study of Sir Thomas Aquinas to Catholic universities. He gave warning against the increase of divorces and the wrong ideas of society in modern marriage. He established greater economy in the administration of temporal affairs, and gave a spiritual impetus which has been felt to the utmost corners of Christendom.

THE LIVE STOCK BOARD.

The members of the territorial live stock sanitary board met in quarterly session yesterday. Most of the business was of a routine character, though one important rule was adopted requiring that cattle moved from one range to another, or from one section of the territory to another, should be inspected before the removal and again after they have reached their destination.

But there shall be charged only one fee for the inspection. The inspector at the latter point will really have nothing to do but check up the cattle and compare them with the information contained in the certificate presented him by the owner.

The rule was adopted, it is said, for the sole benefit of Maricopa county, to which cattle are brought from all parts of the territory in the winter season. It can be easily seen that it could not affect, except in infrequent instances, the movement of cattle between ranges outside of the county. The object of it is to insure the inspection of the cattle as the law contemplates and to prevent an owner from claiming before an inspector that his cattle have already been inspected in another part of the territory.

Three or four inspectors were appointed in various districts of the territory. The rest of the business of the board was routine.—Republican.

CHARLES S. ROGERS, SOLICITOR OF PATENTS AND INFRINGEMENT LAWYER, 126 W. Third St., Los Angeles, Cal.

ORDINANCE NO. 27.

An ordinance for the prevention of fast driving within the city of Bisbee. Be it ordained by the Mayor and Common Council of the City of Bisbee, as follows: Section 1. That it shall be unlawful for any person to ride or drive any horse, mule, or team, in any avenue, street, alley or lane, within the limits of the said city, at a greater rate of speed than six miles per hour, or at a greater rate of speed than a natural walk, within one hundred feet of any corner, turn, intersection, or crossing.

Sec. 2. That any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined in any sum not exceeding one hundred dollars, or shall be imprisoned for a period not exceeding two months, or shall be punished by both such fine and imprisonment.

Sec. 3. This ordinance shall take effect and be in force from and after its passage and publication as re-

quired by law.

Passed and adopted by the Mayor and Common Council of the City of Bisbee, this 7th day of July 1903.

Approved the 7th day of July, J. J. MMUIRHEAD, Mayor of the City of Bisbee. W. D. KINSEY, City Clerk.

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