## PUBLISHED EVERY SATURDAY IN THE INTEREST OF THE RACE.

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# PILLSBURY RAPS BAR ASSOCIATION

Refuses to Renew Membership Because of Attitude Toward Colored Attorneys

NORTHERNERS SUBSERVI-ENT TO "COLORPHOBES"

Professional Character Standing No Title to Admission

Boston, Mass., July 18. -A. E. Pillsbury, one of the leading members of the Massachusetts bar, has declined to renew his membership in the American Bar Association, because of its prejudicial action | \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* following the election of Butler R. colorphobes, with the help of the in a New York special to this paper Professor R. E. Lee Wilson, William H. Lewis and usual subservient Northern majori- last week. William R. Morris, the latter of Minneapolis, to membership in the association. As it will be remembership of the cleaning of the three men association as the three men as three men bered the election of the three men standing is not a title to admission, man and asserts that "the compartment of Tuskegee Institute for culating printed material asserting pointed. caused a big commotion, especially the first qualification now being one mission has been m among the Southern members of the association. As soon as McReynolds having no relation to anything probecame attorney general of the fessional. I never came into any United States he requested Mr. such compact as this. The Associ efforts to become a member." The September 1. ciation some months ago.

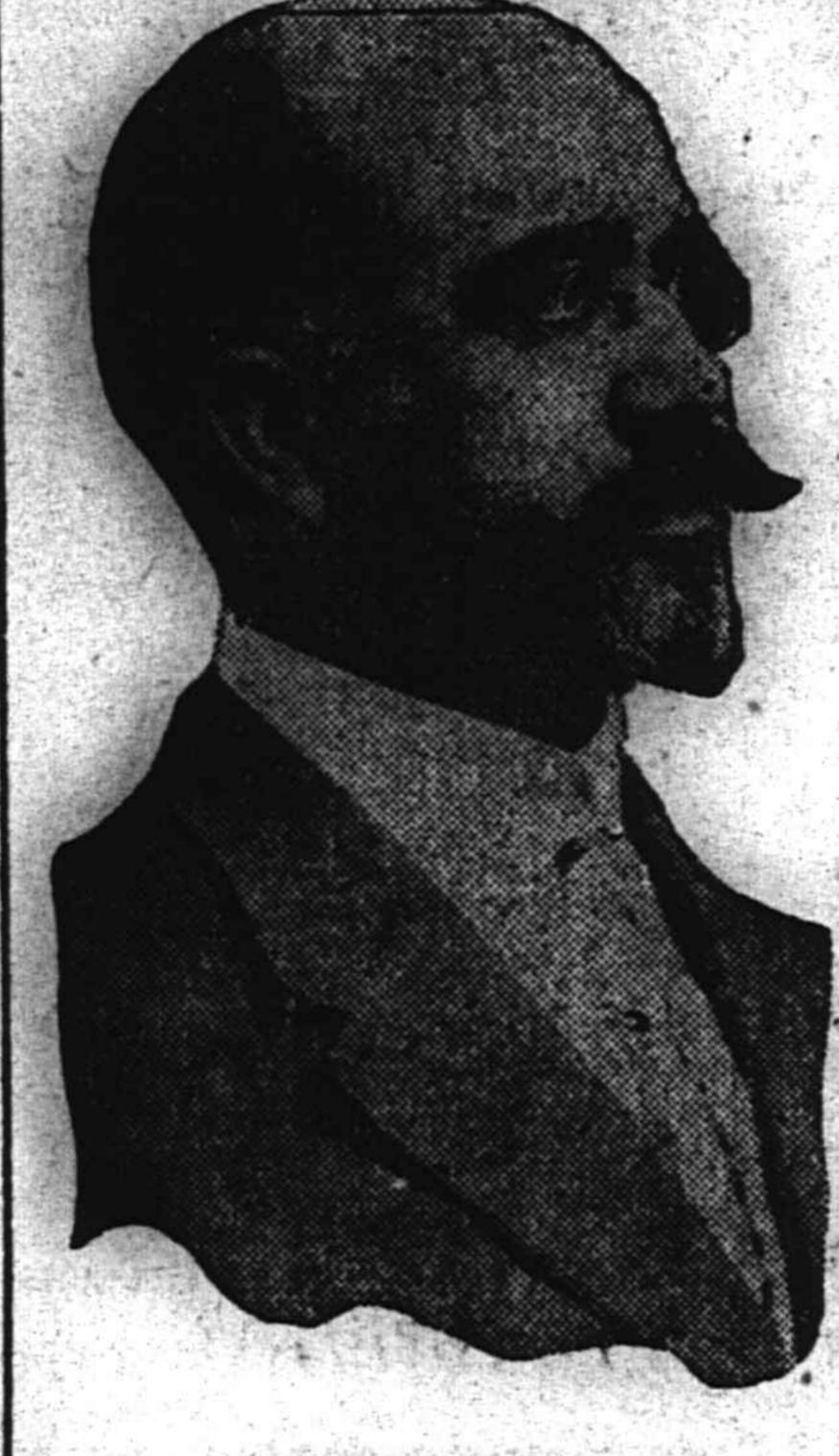
Mr. Pillsbury, in a letter to the ship."
secretary of the Bar Association. declares that the association was actuated by race prejudice in opposing the entrance of colored members, that the provisions of the constitution were disobeyed and the association has gotten away from tits former mornigs in lawyers from becoming members.

Mr. PILLSBURY'S LETTER His letter follows:

at Milwaukee and the conduct of dance. Should be remain out of showing attempt failed, in drawing the col- have to serve his prison sentence the election wing the legal form of At a recent reception to .1913 such place shall, directly or indi- reunion, held at Gettysburg a fortor line, by application of the age, of a year and a day for alleged gratifying the Governor's choice, crop of graduates from various ed. rectly, refuse, withhold from or night ago, and several bills have against all other colored lawyers white slavery. equally entitled to admission under the Constitution, dissolved my relations with the Association. Of that proceeding, color prejudice, ed business men of Ocala and vicini- member, in order that there might The second annual session of the or printed communication, notice erans as against \$12,489,667.21 is perhaps the least. Conduct of capital, of \$25,000 Headquarters business they proceeded in accord- of Pythias came to an end last that any of the accommodations those who were the blue. Colored

which the prevailing elements are have been secured in the building cowardice, hypocrisy, fraud and of the Metropolitan Realty Comforce is not the conduct of gentle- pany, on Magnolia street. It will later, Mr. Taylor came, he had In Interest of Y. M. C. A. men, or of such lawyers as I am ac- be known as the Metropolitan nothing but his own word to show customed to associate with though I Savings Bank and will have Joseph that the Governor desired him to Nashville, Tenn., July 17.—A person belonging to or purporting Hobson, of Alabama, has intromake no pretensions to superior L. Wiley as its first president and be vice chairman. He subsequently meeting to stimulate greater in- to be of any particular race, creed, duced the following resolution in virtue. This is not merely my own Frank P. Gadsen as cashier. opinion of it. The public press reconized its true character, and made the Association deservedly an object of public ridicule and contempt. Would you or would Judge Dickinson, the putative father of Drew, the athlete, won the individ- from disbursing any of its funds is housed in inadequate quarters. proprietor, lessee, superintendent, ed to establish and maintain a roll the bastard resolution, like to see ual honors in a meet of the Ama- without his signature as vice chair. A meeting for and by young men or manager as presumtive evidence of all Confederate veterans penthe specifications, or the press com- teur Athletic Union last Saturday. man. This injunction lasted only will be held this Sunday. ments in that part of the country where the press is free, collated

"I was invited to join in the re- Mt. Airy, N. C., July 18 -Prof. Far from withholding the appro- Indianapolis, Ind., July 17. hotels, either for transient guests, were he a veteran of the Union monstrance of ex-President Storey | Hamilton Clark, of the Agricultur- priation, the State is doing nothing Exercises incident to the dedication or for the accommodation of those and to pay to each Confedrate vetand other Massachusetts members, at and Mechanical College, at to hinder the seeking health, recreation or rest, eran out of such moneys in the case. Apparenty that faint note few days ago by shooting himself. 'The most noisy obstacles to the ed here. Among the speakers were conveyances on land or water, bath ated, the difference between the of dissent is not likely to be heard Some months ago he was willed a prosecution of the commission's International Secretary J. E. Moor- houses, barber shops, theatres and two amounts, provided that in ne of again, though the action of the large sum of money by a white man. | task have been the lungs of colored land, Booker T. Washington, form- music halls. Association is peculiarly an affront to Massachusetts which is responsible for two of the three colored | Central Church Dedicated at Milwaukee will stand, as any St Louis, Mo., July 18.—Exer- resented and Michigan ave- not be received. Such notices are of the present scheme of allowing body who saw the riot there would cises incident to the dedication of who failed in his efforts to be ap- nues, and is three stories in height, plain violations of this statute on penisons. Union soldiers and expect. There is at least one Mass. the new Central Baptist Church pointed a member, but with the It has reading rooms, assembly hall, and after September, 1 1913, at such of them as served ninety de achusetts member who takes the are in progress here. Rev. Dr. few exceptions of this type the 61 normitory rooms, baths, billiard which time the law takes effect, or more and were dishonorably metanorphosized Association at its William A. Creditt, of Philadelphia, confidence of the colored people room, gymnasium, bathing pool and and subject the proprietor, agent charged for their labors in savin



JAMES D. CARR

Very truly yours, A. E. Pillsbury.

## The Government Puzzled

trying to prevent all other colored any effort may be made by the State of the commission J. Henry Taylor op Alexander Walters preached to tember 1, 1913, and provides that Democrats from the South nowa-Department to have the extradition was designated a member of the a large congregation at the A. M. full and equal accommodations, ad- days. Intrenched in power for the treaty with France changed to per- commission to succeed Sumner H. E. Zion Church Sunday. He lec- vantages, and privileges shall be present in the national government, mit Jack Johnson's extradition, he Lark, who had resigned the gratui- tured at the church Wednesday enjoyed by all persons within the successful to a large degree in may never be brought back. Some tous portfolio of a commissioner in night. To interviewers he express- jurisdiction of the State at all their country-wide propaganda "The action of the Association regard his going as a good 11d order to become a salaried employe ed the belief that the race would public resorts, places of amuse against the Negro, there are some the Executive Committee which the country his personal bond of of director gen ral. While a mem- hands of the Democrats. Mrs. The amendment further provides still further ascendency of the preceded it, in trying to expel the \$30,000 will be forfeited, as well ber of the cor lission, Mr. Lark Walters is with him. Both attend. that no person being the owner, Souht's prestige through the pencolored members in open disregard as another bond for \$15,000. had been elected vice chairman up ed the recent Christian Endeavor lessee, proprietor, manager, super sioning of Confederate soldiers. to the Constitution, and when this Should he ever come back he will on his nomination by the Governor, Convention.

## Another Bank Organized

## Drew Wins Again

## Prof. Clark A Suicide

true value. A handful of Southern preached the dedicatory sermon. In the city and State have never a \$2,000 cafe.

# CARR WILL STAY

Will Not Give Way to Henry Taylor as Vice Chairman of Exposition Committee

OPPOSITION OPPOSED TO ECONOMY POLICY

Injunction Obtained by Mr. Taylor Restraining Commission From Disbursing Funds

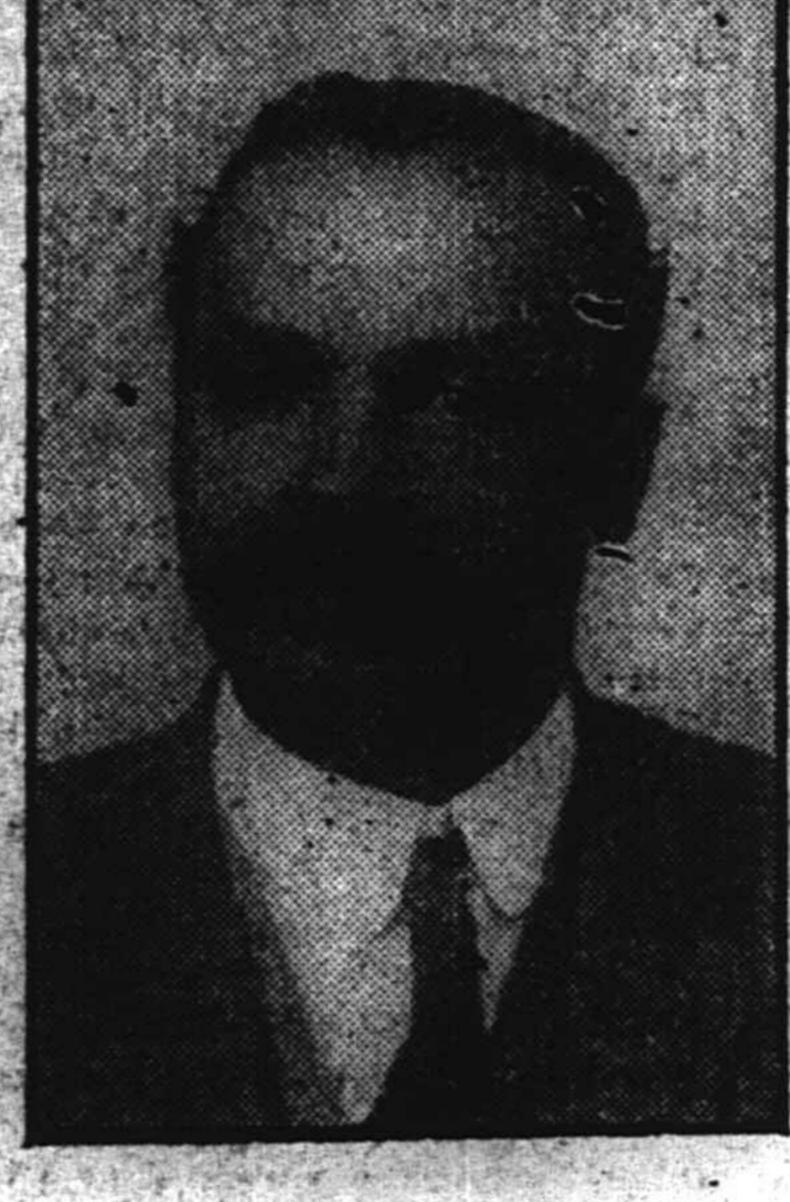
in some of the allegations of differ tion." ences as to the personnel of the commission. The article appeared

mission, and especially to the ten- to Brackenridge University, in theaters, have been stopped. ure of the office of chairman by honor of one of is wealthy bene-Robert N. Wood.

"Mr. Wood was, on the recommendation of Governor Sulzer, elect-Washington, July 18.—While ed chairman by his fellow members

him as such. twenty-four hours, for the State

economy which the overwhelming banks and George L. Knox, editor lars being put out by health resorts paid by the State."



J. R. E. LEE

The New York Emancipation been larcking in the integrity and Commission has sent to the Afro; ability of the men who have to Amreican Ledger a statement deny make the Emancipation Exposi-

bound to respect. On the resigna- California, Miss Glayds R. Harris, a commodations, advantages, or ing toward that end.

## had these words inserted in his or- terest in the Colored Y. M. C. A. or color is unwelcome and not de- Congress, which means that he iginal commission, but the other was held at the Majestic Theatre sired or solicited. The production national government shall pay half chairman of the committee of munication, advertisement, or no- ates should his resolution prevail:

The commission has also been rep- The building is situated at the tain races are not welcome and will sions would be a complete reverse

Discrimination is Plainly Against the Law

MUST NOT ADVERTISE DIS-CRIMINATION

Color Must Be No Bar To Admission to Public Places After September 1, 1913

race discrimination in places of Wood is said to have received a public accomodation and resort letter from the Governor's secretary are plainly against the law has telling him that a big delegation been plain in a statement issued had complained about him and sevby Attorney General Carmody, jeral members of the commission. Chosen President The statement followed Mr. Carmo- The letter directs that the com-

Lewis' resignation as an assistant ation is no longer a Bar Association, statement follows: attorney general on the ground that in any proper sense. As the Assomembership in the association.
Mr. Morris resigned from the assomembership in the association.
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Mr. Morris resigned from the assomembership in the association.
Mr. Morris resigned from the association which I joined, it has
cause of the Afromittories on the first intimittories on th ment of resigning my member-ship."

The school is controlled by the Colored People, greatly strength-ening the law. Since then number

Want Uncle Sam to Pay Them personnel of the Emancipation Com- ociation. Its name may be changed of discriminations, especially in

> The statement of the Attorney General is, as follows:

creed, or color, or that the pa- veterans.

or superintendent to the penalty the Union. - Est -

## General points out, provides that MINIATE any person violating is provisions NOT DISCRIMINATE any person violating is provisions shall be liable to damages of not less than \$100 nor more than \$500, to be recovered by the person aggrieved.. A violation also is made tion, a fine of not less than \$100 nor more than \$500, or imprison-

Attorney General Carmody Says a misdemeanor, and, upon convicment of not less than thirty nor more than ninety days, or both fine and imprisonment, may be im-

## Taylor May Yet

### Be Vice Chairman

New York, July 18.—Despite statements to the contrary, it seems that these opposed to the alleged way that the Emancipation Celebration Commission is doing things Albany, N. Y., July 17.—That have succeeded in arousing Gover-nor Sulzer, and Chairman R. N.

For Fighting Against Him

In Civil War

"The Civil Rights law was Washington, July 18-"Pensions Bishor Walters in California amended by the last Legislature, for the soldiers that fought against Los Angeles, Cal., July 18- Bish. (which amendment takes effect Sep. | the Union' is the slogan of the intendent, agent, or employe of any The idea took deep root at the which the commission was not ucational institutions in Southern deny to any person any of the ac- been introduced into Congress look-

tion of Mr. Lark, before the com- graduate of the Pasadena High privileges thereof, or directly or In 1911, all the Southern States mission knew who, if indeed anyone School, was awarded a scholarship indirectly publish, circulate, issue, from Virginia to Texas paid out the various offences involved in Ocala, Fla., July 18.—The color- was to be appointed as a ninth in the University of California. display, uost or mial any written \$5,780,833.58 to Confederate vetcontemptible as that appears to me, ty have organized bank with a be no delay in prosecuting their California Grand Lodge of Knights or advertisement, to the effect paid by the federal government to advantages, and privileges of any men in the Southern States are such person on account of race, even taxed to pay the Confederate

tronage or custom thereat, of any | Congressman Richard Pearson members have refused to honor Sunday. Dr. S. S. Caruthers, of any written or printed com- of the pensions going to Confeder-

"Mr. Taylor obtained an injunc-| management, presided. The Y. M. | tice announcing any such discrimi- | "That the Secretary of the Inter-Chicago, July 18.- Howard ion restraining the commission C. A. is doing a good work, but nation is admissible against the jor is herebey authorized and directof an intent to violate this law in sioned by the several States, with any civil or criminal action. | the amount of the pension received Comptroller recognized the legally A New Y. M. C. A. Dedicated law applies are into, taverns, amount each veteran would receive Colored Y. M. C. A. have just end- restaurants, eating houses, public Treasury not otherwise appropriall contents with the policy of er vice president Charles W. Fair- 'My attention is called to circu. United States exceed the amount

majority insists upon exercising, of the Freeman. in which it is announced that cer. To grant the Confederates pen