

OUIT BY MISTAKE HE TELLS COMMONS

W: r Secretary Denies Troops Were To Fire On Ulsterites In Revolt.

LL)YD-GEORGE IS JEERED IN HOUSE OF COMMONS es Of Catholics At Londonderry Fire M And Further Demonstration Feared By Authorities



WILL CONFLICT ONLY WHERE NECESSARY

Magnates, Meeting In Balti nore, Complete Organization (New League. LEGAL ACTION FOR

CONTRACT JUN PERS For Us All And Playing Dates ' Be Fixed Accordingly,"

"The plaintiff is a base ball club incorporated in Maryland, and with seven other corporations was a member of the Federal League of Professional Base Ball Clubs, a corporation under the laws of Indiana, that attempted to compete with the combined defendants, ... The plaintiff obtained a verdict ..., but the Court of Appeals ... held that the defendants were not within the Sherman Act. ... The business is giving exhibitions of base ball, which are purely state affairs. It is true that, in order to attain for these exhibitions the great popularity that they have achieved, competitions must be arranged between clubs from different cities and States. But the fact that in order to give the exhibitions the Leagues must induce free persons to cross state lines and must arrange and pay for their doing so is not enough to change the character of the business. According to ... Hooper v. California, ... transport is a mere incident, not the essential thing. That to which it is incident, the exhibition, although made for money would not be called trade or commerce in the commonly accepted use of those words. ... Judgment affirmed." Federal Baseball v. National League, 259 U.S. 200 (1922) (Holmes, J., for a unanimous Court). Front: Justice Holmes (Libr. of Cong., no. LC-DIG-npcc-26412). Back: Balt. Sun (Mar. 23, 1914). © 2024 The Green Bag, Inc.