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Sun. 1869. Room 15, P. O. Bldg.

ANTI-JAP NOTES

Contributed By the Anti-Jap Laundry League.

At the last weekly meeting of the League, our delegation that has been in Sacramento for several days, consisting of A. Anderson, J. F. Casey and H. E. McMahon, looking after our interests, in regards to anti-jap bills pending before the state legislature, stated that the aims and purposes of the league were fully explained, and are apparently thoroughly introduced.

While anti-Japanese measures have been all practically killed at the state capitol for this session, at least, nevertheless we have achieved a great victory. The present agitation has been instrumental in cementing our own people upon these issues, and also making our wants known to our Eastern friends. In fact, the entire country has during the past few weeks received an education upon the necessity of restricted Japanese immigration, and upon the dangers of Asiatic competition.

The work of the league is producing steady and substantial results. Our officers and workers are greatly encouraged in their endeavors, owing to the keen interest the public is taking in our crusade. This interest has been brought about largely through the agitation on the measures that have been pending before the legislature.

We have found a large increase in the number of converts to our cause, and the results are that the Japanese are losing heavily, and the white laundries report increasing patronage.

The French branch of the Anti-Jap Laundry League in this city was ably represented by P. A. Bergeret at Sacramento. Labor Clarion.

The legislative boards of the Order of Railway Conductors, the Brotherhood of Locomotive Firemen and Engineers and the Brotherhood of Railway Trainmen concluded a joint session at Springfield, Ill., Jan. 7, after agreeing to join with the representatives of other laboring organizations in support of an employers' liability bill.

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JANUARY

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Local No. 454

SOCIALISM AND THE CHURCH

V. The Preacher and Socialism.

(By the Rev. Charles Stelzle.)

Many advocates of socialism declare that if the church were to advocate the doctrines of this system workmen would crowd into the church. In the first place, it is not the chief business of the church to get crowds. Its chief business is to preach the truth, as it sees it. If the mere getting of crowds were the only criterion of success, Christ's mission was a failure. When he was crucified, he had a mer handful of followers. Moreover, the great mass of workmen are not particularly interested in social problems. They do not attend their trades union meetings with any degree of regularity. It is a well-known fact that only a small percentage of the members of a particular local regularly attend its meetings, and the trades union makes a specialty of the social question as it relates to the affairs of its members. The average socialist meeting is also comparatively poorly attended. If neither trades union nor socialist meeting can secure more than corporal's guard under ordinary circumstances, why should it be expected that the church through the preaching of precisely the same principles, would be crowded. Moreover, quite a good many socialist ministers have honestly attempted to preach socialism, but in practically every case their audiences have been very small. It has been insisted that if a minister were to preach socialism, he would lose his job, because the church would not stand for the preaching of such doctrines. It may be that in a few cases socialist preachers have been requested to resign because of the preaching of objectionable economic doctrines; but in nearly every case it has been observed that the minister was discredited not because he had said too much, but because he had not the ability to say much more. The preacher or advocate of any system should remember the law in the making of a cannon, viz: that it must be one hundred times heavier than the shot that it fires. Most of men who have thus been discredited have been light-weight—they have failed to make good.

SALOON IN CHURCH

Norwegian Methodist Church in Chicago Now a Barroom.

CHICAGO, Jan. 7.—The spectacle of a church building converted into a thriving saloon has astonished and alarmed, not to say incensed, the people living in the neighborhood of Bickerdike and Huron streets. The structure, which was constructed several years ago and occupied until last May, by the Norwegian Methodist church, is advertised by its ingenious proprietor, Mike Madaj, as a "first-class saloon." Over the entrance is this sign: "This place is now open for business as a first-class saloon, Mike Madaj, proprietor."

The Norwegian church sold the property to Madaj last year for \$1,800. The only changes Madaj made to transform the institution into a saloon was to install an enormous refrigerator and bar near the pulpit and to put in tables and chairs, and the usual line of liquors. The inside of the building is dimly lighted by the stained glass windows.

"YES, BUT—"

The temperance meeting was full to overflowing, and when Mr. X— rose to address the gathering he met with great applause.

During the course of his speech he related the story attributed to the late Sir Wilfred Lawrie, which runs as follows:

At the launching of a ship, she was christened, as is customary, by the breaking of a bottle of wine on her stern. A friend remarked to Sir Wilfred that he thought such a custom should be abolished. "Not at all," replied the baronet, "for it points a lesson. You see, once the ship has tasted wine, she immediately takes to water and sticks to water ever afterwards."

This story was greeted with much enthusiasm till a voice at the back exclaimed:

"Yes, but she takes good care always to keep it outside of her. Once she takes in water she comes to grief."—Cassell's Journal.

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EVERETT

BAKERS' JOURNAL TAKES ACTION

Something of a surprise has been created in the labor world by the action of the Bakers' Journal, the official organ of that trade, published in Chicago, in publishing the "We Don't Patronize" list which has been the cause of the action of Judge Wright in pronouncing jail sentences on Messrs. Gompers, Mitchell and Morrison. Under the heading, "It Is High Time For Action," it says: "We emphatically insist upon our right to recognize our friends. We still more so insist upon our right not to patronize any one who is unfriendly and unfair to organized labor. Nobody can compel us to deal with such concerns as the following firms." Then follows the long unfair list of the organized workmen.

NOTICE TO CREDITORS

In the Superior Court of the State of Washington, in and for the County of Snohomish.

In the matter of the estate of Margaret Burch, deceased.

Notice is hereby given by the undersigned, T. J. Kelly, administrator of the estate of Margaret Burch, deceased, to the creditors and all persons having claims against said deceased to exhibit them with the necessary vouchers within one (1) year after the first publication of this notice to said administrator at the office of Coleman & Fogarty, in the Walsh block, Everett, Snohomish County, Washington, the same being the place for the transaction of the business of said estate.

THOMAS J. KELLY,
Administrator of the Estate of Margaret Burch, deceased.

Dated this 14th day of January, 1909.
Date of first publication, Jan. 21-09, 4t.

SUMMONS BY PUBLICATION

In the Superior Court of the State of Washington, in and for Snohomish County.

Winfield S. Woolever, Plaintiff,

vs.

Clara B. Woolever, Defendant.

You are hereby summoned to appear within sixty (60) days after the date of the first publication of this summons, to-wit: within sixty days after

the 14th day of January, 1909, and defend the above entitled action in the above entitled court and answer the amended complaint of the plaintiff and serve a copy of your answer upon the attorney for the plaintiff at his post office address below given; and in case of your failure so to do, judgment will be taken against you according to the demands of the amended complaint, which has been filed with the Clerk of the above entitled court.

The object of this action is to obtain a divorce from the bonds of matrimony and you are referred to the said amended complaint and other files of this suit cause in the office of said Clerk.

WM. SHELLER
Attorney for Plaintiff.

P. O. and office address: No. 329-30 Stokes Bldg., Everett, Washington.
Date of first publication, January 14, 1909.—7t.

ORDER TO SHOW CAUSE

In the Superior Court of the State of Washington, in and for the County of Snohomish.

In the matter of the Estate of Mary Ostenson, Deceased.

It appearing to the court that O. C. Ostenson, as administrator of the estate of Mary Ostenson, deceased, has filed herein a petition praying for an order of sale of the real estate of said decedent hereinafter particularly described, for the purposes therein set forth.

IT IS THEREFORE ORDERED that all persons interested in the estate of said deceased appear before the said court on the 15th day of March, 1909, at 10 o'clock in the forenoon of said day, at the court room of said court, at the court house, in the City of Everett, County of Snohomish, State of Washington, to show cause why an order should not be granted to the said administrator to sell the real estate of said deceased; and that a copy of this order be published five (5) successive weeks in the Labor Journal, a newspaper printed and published in said county and state.

The real estate hereinbefore referred to is particularly described as follows: The north half of the southwest quarter of the southwest quarter (X 1-2 of SW 1-4 of SW 1-4) of section three (3.) township twenty-eight (28) north of range five (5) east, W. M., except one (1) acre out of the northeast corner of said land just described and the railway right-of-way, B-A tract of land commencing at the northeast corner of

lot nine (9.) section four (4.) township twenty-eight (28) north of range five (5) east, W. M., and running south along the river bank about 280 feet to the true place of beginning; thence south 280 feet; thence east to the east line of said lot nine; thence north about 280 feet; thence west to the true place of beginning; it being the intention of this description to cover ten acres of land and that the north line of this ten acres of land shall be the south line of ten acres of land of the north side of lot nine.

W. W. BLACK, Judge.

Dated this 11th day of February, 1909.
O. T. WEBB, Atty. for Administrator.
Date of first publication, Feb. 11-09, 5t.
Date of last publication, March 11-09.

SUMMONS FOR PUBLICATION

In the Superior Court of the State of Washington, in and for the County of Snohomish.

John Brown, Plaintiff; vs. Anna B. Brown, Defendant.

The state of Washington, to the said Anna B. Brown, defendant above named.

You are hereby summoned to appear within sixty days after the date of the first publication of this summons, to-wit: within sixty days after the 4th day of February, 1909, and defend the above entitled action in the above entitled court, and answer the complaint of the plaintiff, and serve a copy of your answer upon the undersigned attorneys for plaintiff, at their office below stated and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which is filed with the Clerk of said court.

The object of said action is to procure a divorce on the part of the plaintiff from the bonds of matrimony existing between the plaintiff and defendant, and to obtain a decree that plaintiff and defendant are joint owners of certain lands specifically described in said complaint, and situate in the County of Island and State of Washington, and that plaintiff is the sole and separate owner free and clear of any right of the defendant in and to a certain other tract of land specifically described in the complaint, situate in the County of Island and State of Washington, and for general relief.

MERRICK & MILLS,
Plaintiff Attorneys, P. O. Address, Everett, Snohomish County, Washington.
Date of first publication, Feb. 4-09, 6t.

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15 pair of Men's Chippawa, sizes 6 to 10, price \$3.25	17 pair, sizes 6 to 10, price \$3.25	14 pair, sizes 8 1-2 to 11, price \$1.35
MEN'S VICI KID	23 pair, sizes 7 to 10, union made, price \$2.75	26 pair, sizes 8 to 11, price \$1.45
11 pair, sizes 6 to 11, union made, price \$1.95	15 pair, sizes 6 to 10, price \$2.65	14 pair, sizes 13 1-2 to 2, price \$1.65
9 pair, sizes 6 to 11, union made, price \$2.65	BOY'S BOX CALF SHOES	25 pair, sizes 13 1-2 to 2, price \$1.75
25 pair, sizes 6 to 10, union made, price \$2.25	21 pair, sizes 2 1-2 to 5 1-2, price \$1.85	BOY'S LOGGERS—(HAND MADE)
MEN'S CALF SKIN SHOES	15 pair, sizes 12 1-2 to 2, price \$1.65	12 pair, sizes 1 to 5, price \$3.25
14 pair, sizes 8 to 10, price \$1.85	25 pair, sizes 2 1-2 to 5 1-2, price \$2.35	Chippawa Boy's Loggers.
	14 pair, size 12 1-2 to 2, price \$2.00	10 pair, sizes 2 1-2 to 5 1-2, price \$3.00

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