

WHAT THE PAROCHIAL SCHOOL HAS DONE FOR WISCONSIN.

(Continued from Page 5)

versity of Wisconsin dates from this act which is in force today in a modified form. Another striking figure in the cause of public instruction was Wm. D. Hoard, an editor, a man of vision and fearlessness. By voice and pen he implored the Germans within his influence to forsake the worship of the fatherland and become Americans, taking American mix with Americans, trade with Americans. He became governor and his first order was to his secretary of state to recognize no documents not written in English. Through his efforts a compulsory attendance law was passed, also a law defining what constituted a school. In one of his editorials he declared that he knew numberless instances where German children had grown to majority within the sound of the high school bell who could not read or speak English. He was mercilessly abused by the opposition press both political and religious and he served but one term for men whose minds are trained in parochial schools cannot absorb the American idea.

In Wisconsin the department of instruction has no jurisdiction over private or parochial schools whatever. Their teachers are not examined by county superintendents. They can teach what they please, there are none to say nay. For a number of years my work was by a parochial school. The only patriotic song that swelled upon the air that I could distinguish was, "Dutchland uber alles." I never could find out what was taught for in that state all religious bodies and assemblies have sanctuary, and during the world war used this protection to spread German propaganda, at first against Canada and after war was declared by the U. S., against this nation. My family physician, an Austrian, skilled and cultured, was made to make public retraction, kneel and kiss the flag for a talk he gave in a parochial school. Several contributors to the press of Oregon try to make the point that if the public school was what it ought to be the parochial school would go out of existence. I call their attention to the public schools of Minnesota, the very best in the nation—fund, buildings, equipment, teaching force, curriculum, and study methods. Yet in that state the sectarian school is more in evidence than in Oregon. The same people try to tell us that the sectarian schools indicate a superior brand of patriotism. In answer, I compare Oregon, the first to "go over the top" with the province of Quebec where conscription was combated by the church. Patriotism is entire consecration to one's country and no church or people can teach what they have not. Comparing efficiency between the school and the church in the Philippines, the school has done more in 25 years than the church did in 300. Others would have us refrain from religious argument and strife that what one faction would consider patriotic duty, the other would consider persecution and both would act against the well being of the state. Yet Canada has had just such a situation, inherited from the "Battle of the Boyne," with the added irritant of different languages of the factions. Yet our northern neighbor maintains a government that is a true democracy, that challenges the world for efficiency.

Wisconsin is regarded as the most foreign state in the nation. Peopled by those of different languages, customs, religions and ideals, it affords a ripe field for the demagogue who inflames the passions and prejudices to satisfy an unholy ambition as is evidenced in the senator who has misrepresented Wisconsin entirely too long. If a majority of the senate were of his views there would be no senate. If a majority of the states had the citizenry of Wisconsin there would be no United States. It is therefore, our highest duty as patriots and religionists to extend the power and influence of the only agent of ignorance and racial hatred the "made in America" public school the foundation of our national greatness.

P. L. ADAMS, St. Helens, Oregon, Oct. 23, 1922.

Grain and hay gain in weight during the winter months. This is because of the absorption of moisture from the air. When in large solid piles or in bins, there is less air and less gain in weight. Loose or open piles allow excess air spaces between the sacks or bales or in the stacks in the fields so that considerable moisture is absorbed.

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CORRECTING AN ERROR.

St. Helens, Ore., Oct. 20, 1922. To the Mist: Regarding your article in the last issue of The Mist as to my husband, William Dosse, you quoted Judge Eakin as having said that it would not be fair to my husband's mother to parole him to her and allow her to continue to support him. The judge did not express himself in this manner, although he did say my husband was 25 years old. As a matter of fact my husband will be 22 years of age on his next birthday and his mother has not supported him. On the contrary he has contributed to his mother's support. Yours respectfully, MRS. W. P. DOSSE.

SUMMONS BY PUBLICATION.

In the Circuit Court of the State of Oregon, in and for the County of Columbia. Leona McIntosh, Plaintiff, vs. Brenton L. McIntosh, Defendant. To: Brenton L. McIntosh, the above-named defendant:

In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 10th day of November, 1922, said date being more than six (6) weeks from the 29th day of September, 1922, the date fixed for the first publication of this summons and if you fail to answer or otherwise appear herein the plaintiff for want thereof will apply to the Court for the relief prayed for in her complaint herein, to-wit: For a judgment and decree against the defendant that the bonds of matrimony heretofore existing and now existing between the plaintiff and defendant be dissolved and held for naught.

That the plaintiff be awarded the care, custody and control of minor child, Chester Lee McIntosh, and also for the sum of Fifty (\$50.00) dollars per month as permanent maintenance for the education, care and maintenance of their minor child and for her costs and disbursements of this action and for such further and other relief as to this Court may seem meet and agreeable to equity. This summons is served upon you by publication thereof in the St. Helens Mist, by order of the Honorable J. A. Eakin, Judge of the above entitled Court.

Dated the 27th day of September, 1922.

R. D. CAMPBELL, Attorney for the Plaintiff, 504 Commercial Street, Astoria, Oregon. Date of first publication September 29, 1922. Date of last publication November 10, 1922.

NOTICE TO CREDITORS.

In the County Court of the State of Oregon, for the County of Columbia.

In the Matter of the Estate of Jacob Lengacher, Deceased. Notice is hereby given that the undersigned, Ida Lengacher, has been appointed administratrix of the estate of Jacob Lengacher, deceased, by the above named court, and that the creditors of said deceased may file their claims against said estate with the Administrator, at 1295 Yeon Building, Portland, Oregon.

IDA LENGACHER, Administratrix. BARGE F. LEONARD, Attorney for Administratrix. Date of first publication September 29, 1922. 4215

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Columbia. Ferdinand J. Prah, Plaintiff, vs. Alva Flavius Alfred, Robert Gardner Alfred, Olive May Griner and John Griner her husband, Fay Amelia Rice and Frank Rice her husband, Estella Lucy Schaeffer and William Schaeffer her husband, The Benson Logging and Lumbering Company, a corporation of Oregon, Thomas F. Rutter, Mary Lee, Francis A. Burnham, Sarah Burnham Anderson, the unknown heirs of Alexander R. Burnham, deceased, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

In the Name of the State of Oregon: You and each of you are hereby required to appear and answer the complaint of the Plaintiff filed against you in the above entitled suit and cause on or before the expiration of six weeks from the date of the first publication of this Summons, the date of the first publication of the Summons being on the 29th day of September, A. D. 1922, and if you fail so to appear and answer or otherwise plead therein for want thereof the Plaintiff will apply to the above entitled Court for the relief prayed for in his complaint on file herein which is as follows: That the said defendants in this suit and each and all of them be required to fully set forth and disclose their claims and each of them, if any they or any of them have in and to the following described real property situate in Columbia County, State of Oregon, to-wit: All that part of Lot Numbered Two (2) in Section Ten (10) in Township Seven (7) North of Range Four (4) West of the Willamette Meridian, lying east of a North and South line which is East 643.2 feet from the east boundary line of Lot Numbered One (1) of Section Ten (10) and south and west of the County Road. Also Lots Numbered One (1) and Two (2) of Section Fifteen (15) in Township Seven (7) North of Range Four (4) West of the Willamette Meridian, more particularly described by metes and bounds as follows, to-wit: Beginning at the Northwest corner of the Northeast quarter of said section fifteen (15) and running thence westerly along the northerly line of said section fifteen (15) to a point in the east boundary line of the James Hill Donation Land Claim; thence southerly along the east boundary line of the said James Hill Donation Land Claim to a point in the North line of the Zephaniah Bryant Donation Land Claim; thence Easterly along the North line of said Zephaniah Bryant Donation Land Claim to a point in the east line of said northwest quarter of section fifteen (15); thence north along the east line of said northwest quarter of section fifteen (15) to the place of beginning. Also the west half of the west half of the northwest quarter of the northeast quarter of Section fifteen (15) in Township seven (7) North of Range Four (4) West of the Willamette Meridian. Also commencing at the northwest corner of the southwest quarter of the northeast quarter of said section fifteen (15) in Township seven (7) North of Range Four (4) West of the Willamette Meridian and running thence east eighteen (18) rods; thence in a southerly direction to a point eighteen (18) rods south of the Northwest corner of said tract of land; thence north eighteen (18) rods to the point of beginning, and that when said claims if any they have are set forth, or if any of the said defendants should fail to set forth and disclose their claims, or the claims of any of them, that it be decreed that the defendants and each of them have no estate, right, title, lien or interest of whatever kind or nature in and to the real property above described or any part thereof and that Plaintiff's title to said real property be decreed to be valid and that the said Plaintiff be decreed to be the owner in fee simple thereof and that his title be forever quieted and that the defendants and each of them and their heirs and assigns, executors, administrators, successors in interest and all persons claiming by, through and under them or any of them be forever enjoined and restrained from in any manner claiming or pretending to claim or assert or set up any estate, right, title, lien or interest of any kind in and to the real property above described or any part thereof and that the Plaintiff recover the costs and disbursements of this suit and that he have such other and further relief as may seem meet and equitable.

This summons is published by the order of the Honorable Martin White, Judge of the County Court of the State of Oregon for the County of Columbia, duly made, dated and entered September 27, 1922. JOHN L. FOOTE, Attorney for Plaintiff, Residence and Post Office Address, St. Helens, Oregon.

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And now these rights are attacked. The School Monopoly Bill (called on the ballot Compulsory Education Bill) proposes that we surrender a God-given right—the right of parental control—the right of a parent to say in what school his or her own child shall be educated.

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Vote 315X NO on the School Monopoly Bill

Called on the ballot Compulsory Education Bill

This advertisement is paid for by the Non-Sectarian and Protestant Schools Committee.

Handy Business Directory

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