## the Churches United in Condemnation of Prohibition

Prelates, Priests and Pastors Raise Their Voices in the Cause of Temperance, Not for "Reform by Law"

### Read What National Thinkers Say:

"To drink is no sin Jesus Christ drank. To keep a saloon is no sin. And any policy that claims in the name of Christ, or does not claim His name, that deals with the wellingh universal taste of man for alcohol ON THE BASIS OF LAW AND ORDER ALONE, cannot commend itself to the best intelligence, and is doomed to fall."

REV. DR. RAINSFORD,

St. George's Episcopal Church, New York City

"Is it right to drink wine and beer? It is right for each individual to decide that question for himself, and for the community to put such regulations on the sale of wine and beer, AND ONLY SUCH, as are necessary to green bopular excesses and public disorder." REV. LYMAN ABBOTT.

"The church of God has never declared the moderate use of alcohol to be a sin; this seems to be left, with other things, as open matters of Christian Liberty."

THE REV. CANON WEST, D. D.

"As for those who endeavor to enlist Scripture on their side by maintaining that the wine mentioned in Scripture was not an intoxicating liquor, they must either be themselves very ismorant and stily if they really solice it or must be fostering a pieus fraud in the hope of sciuding the aimple . . . under faise pretences."

ARCHBISHOP WHATELY.

"All true Americans, it seems to me, ought to serive to maintain and perpetuate American principles. State-wide prohibition violates and local option supports this principle, therefore I am opposed to state-wide prohibition and in favor of local option." BISHOP DANIEL S. TUT PLE, Presiding Bishop of the Protestant Episcopal Church in the United States.

"I am opposed to prohibition by statute. I would rather see America free first, and then have its citizens use its freedom for moral ends."

REV. S. PARKS CAUMAN,
Brooklyn, N. Y.

"Under the present law (county prohibition) the raison, where the traffic could be regulated, has given way to the drugstore, where minors and andesirables occain all the whisky they want. The liquor business should be conducted open and above board, and not over the bars of secret deas." REV. FATHER T. J. RYAN, Pontiac, Mich.

"I cannot see the benefits to be derived from compulsory thence."

BISHOP GRAFTON, of Wisconsin.

"Absolute prohibition has proven impracticable, if not a THE RIGHT REV. THOMAS F. LILLIS,
Bishop of Leavenworth, Kansas.

\* .\*

"The use of alcoholic liquors is and always has been conrice use of alcohole liquid as a beverage, but it is consecrated not only legitimate as a beverage, but it is consecrated and hallowed in the most selemn and weighty rite of the Christian Church. You cannot, by mere law, eradicate a sentiment and destroy an institution that has stood for ages and that is so deeply rooted in our social life."

REV. W. A. WASSON, New York,

\* "Everyone knows that there are many saloons that are perfectly orderly and law-abiding. Have i, as a minister, any more right to interfere with the business of such a place than the saloonkeeper would have to disturb the peace of my congregation while at worship?"

VERY REV. D. D. J. HARTLEY, Little Rock, Ark.

\* \* \* "I consider prohibition wrong because it is destructive,"
BISHOP CHARLES D. WILLIAMS, Michigan.

"The establishment of prohibition would be impractical and would put a premium on the sale of intoxicating drinks." CARDINAL GIBBONS.

"Prohibition drives underground the mischief which to the to cure."

HISHOP HALL, Vermont. seeks to cure."

\*Prohibition has been disastrous to the cause of tem-

101 "It is a rude interference with the personal liberty for the law to tell me what I shall ent or how much I shall eat. It is just as rude an interference for it to describe what shall REV. DR. CHAS PARKHURST, New York.

"My eyes were opened to the great evils of probibition in a very few years. The clubs organized by young men, the selling of vile decections by women and children, the hypocrisy and corruption arrested my attention."

REV. DR. BLANCHARD, Portland, Me.

"Many people thought state-wide prohibition to be the ideal remedy. It is impractical, and its violation is productive of hidden and shameful vice."

BISHOP GAILOR, Tennessee.

(Paid Advertisement—Taxpayers' and Wago-Earners' League of Oregon, Portland, Or.)

TOWNSHIP OF SECURIOR STATES

RESTORATION TO ENTRY OF LANDS IN NATIONAL FOREST. Notice is hereby given that the lands described below, embracing 10 acres, within the Crater National Forest, Oregon, will be subject to settlement and entry under the provisions of the homesetad laws of the United States and the act of June 11, 1906, (34 Stat., 233), at the United States Land Office at Roseburg, Oregon, on November 25, 1914. Any settler who was actually and in good faith claiming any of said lands for agricultural purposes prior to J.nuary 1, 1906, and has not abandoned same, has a preference right to make a homestead entry for the lands doned same, has a preference right to make a homestead entry for the lands actually occupied. Said lands were listed upon the applications of the persons mentioned below, who have a preference right subject to the prior right of any such settler, provided such settler or applicant is qualified to make homestead entry and the preference right is exercised prior to November 25, 1914, on which date the lanus will be subject to settlement and entry by any qualified person. The lands are as follows: The S.W.¼ N.W.¼ S.E.¼, Sec. 21, T. 32 S., R. 2 E., W. M., 10 acres, listed upon application of A. D. Moore, Persist, Oregon; 6-1397. September 14, 1914, C. M. BRUCE, Assistant Commissioner of the General Land Office. General Land Office.

### Notice of Final Settlement.

IN THE COUNTY COURT OF THE STATE OF OREGON, FOR JACKSON COUNTY

In the Matter of the Administration of the Estate of Frank A. Dougias, a Deceased Person Notice is hereby given that Walter M. Clark administrator of the estate of Frank A. Douglas has rendered and filed for settlement in the above entitled Court his final account and report of his administration of said estate; and that Monday, the 16th day of November, 1914. at the hour of 10 o'clock A. M. of said day at the Court room of said Court at the Court House in Jacksonville, Jackson County, State of Oregon has been duly appointed and fixed by the order of the Judge of the above entitled Court as the time and place for hearing objections to said ac-

All persons interested in said estate are hereby notified that all objections to said account and report or any item thereof must be filed or made on or before the aforesaid time fixed for the hearing and settlement thereof.

Date of the first publication hereof is October 17, 1914, and date of last publication is Novem

ber 14, 1914. WALTER M. CLARK. Administrator of the Estate of above name

H. K. HANNA. Attorney for Administrator.

### Notice to Creditors.

IN THE COUNTY COURT OF THE STATE OF OREGON. IN AND FOR THE COUNTY OF JACKSON.

In the Matter of the Estate of Peter Nicholas Fick, a Deceased Person. Notice is Hereby Given, that the undersigned,

by an order of the County Court of Jackson County, State of Oregon has been duly appointed and now is the duly qualified and acting administrator of the estate of the above named All creditors and persons having claims against

said decedent or his estate are hereby notified and required to present the same duly verified with proper vouchers, to the undersigned at his residence in Jacksonville, Jackson County, Oregon, or at his place of business, corner Third and "C" Street in said city, within six months from Date hereof and of the first publication hereof

is October 17th, 1911.

FRED J. FICK. Adn i distrator.

Attorney for Administrator.

Summons. N THE CIRCUIT COURT OF THE STATE OF OREGON. FOR THE COUNTY OF JACKSON.

Charles A. Warren, Plaintiff Luttie V. Warren, Defendant. Suit for

To Luttie V. Warren: the above named de-

In the Name of the State of Cregon: You are hereby common led to appear and answer the plaintiff's amended complaint against you now or file in the above entitled Court and cause on before the last day prescribed in the publication of day of November, 1911, said date being the expiration of six weeks from the date of the first publication of this summons. And you are hereby notified that if you fail to appear and answer for want thereof pl-intiff will apply to the above entitle ! Court for the relief pra ed for in his amended complaint, namely, for a decree forever dissolving the marriage yows now existing between the plaintiff and defendant, and for the care and custody of their minor child, Howard

This summons is published in the Jacksonville Post, a weekly newspaper of general circulation, published in Jacksonville, Jackson County, Oregon, by order of Honorable F. M. Calkin-Judge of the Circuit Court of Jackson County Oregon, which said order was made and entere of record on the 15th day of October, 1914 and which said order requires you to appear an answer said amended complaint on or 1 efore the last day prescribed in sail order for publication of summons. Date of first public ation is the 17th day of October, 1914, and date of last publication is the 28th day of November, 1914.

H. L. DE ARMOND, Attorney for Plaintiff

IN THE COUNTY COURT OF THE STATE OF OREGON, FOR THE COUNTY OF JACKSON In the Matter of the Estate of Francis 2:

Notice to Creditors

Grainger, Deceased, Notice is hereby given by the undersized ad-ministrateix of the estate of Francis M. G. ninge. Deceased, to the creditors of, and all p rsons having claims against the said deceased, or the said estate, to present such claims with the proper youchers within six months from the date o this notice to the said said administratrix, at th

law office of W. J. Moore, in the city of Ashland.

Dated and first published this 10th day of Oc-

MAYNIE GRAINGER. Administratrix of the Estate of Francis M

lers,-Advertisement.

W 72 4 25

Cough Medicine for Children. Too much care connot be used in selecting a cough medicine for children. It should be pleasant to take, contain no harmful sub-ttance and be most effectual. Chamberlain's Cough Remedy meets these requirements and is a favorite with the mothers of young children everywhere. For sale by all Dea-lers.—Advertisement

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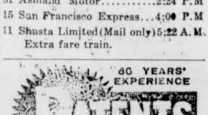
NORTH BOUND TRAINS. 14 Portland Passenger.....8:27 A.M.

24 Grants Pass Motor.....10:22 A.M.

32 Grants Pass Motor. ..... 4:27 P.M 16 Oregon Express.......5:20 P.M. 12 Shasta Limfted (Mail'only)2:44 A.M

Extra fare train. '

SOUTH BOUND TRAINS. .... 23 Ashland Motor ..... '8:35 A.M. 13 California Express ..... 10:52 A.M. 31 Ashland Motor ...... 2:24 P.M





POLK'S OREGON and WASHINGTON Business Directory

A Directory of cach City, Town and Villege, giving descriptive sketch of cach place, bention, population, telegraph, sulpaint and banking point; also Chassified Directory, complied by lushness and procession.

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