

MT. SCOTT HERALD

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H. A. DARNALL, EDITOR AND MANAGER.

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My Dear Sir and Editor.—I see by the way you garbled the closing sentences of my letter, as well as your editorial comments, that you are not averse to following the lead of the "liquor traffic" in trying to make it appear that I am using "tainted money," in my defense of liberty. I have just discovered that the "traffic" is equally guilty with yourself in its efforts to misrepresent the new state-wide Temperance Association of which I am the head, by trying to place my secretary and myself among the people where such prohibitionists as yourself would place us if you could. All I can say now is, "Watch Our Free Temperance Movement Grow." Then you and the liquor traffic will alike discover its real animus.

The Association is new, and its printed matter is not yet out, but when you see it both parties to this transaction of slander and misrepresentation will see your mistake. The reformer who hits humbug squarely in its sore spots has met persecution and lies from the days of Paul and Jesus to those of Lincoln and McKinley.

Sincerely, yours for the punishment alike of the "buys" and the "wets," including the "drys," who would punish the seller and hold the buyer and drunkard as an irresponsible victim of only one side of a mutual transgression. Again I say, watch the new temperance movement grow, and publish this if you would rise above misrepresentation in future, as well as self-righteousness of which self-styled "best people" are often guilty.—Abigail Scott Duniway, President Tax Payers and Wage Earners League.

IN REPLY to the above somewhat ungenerous criticism of the privilege of space offered to Mrs. Duniway, for failure to make out some of her "pen tracks," as she so designates them, and consequently being obliged to omit one short quotation, we wish to assure her that we, editorially, did not in any way intend to change her "closing statements" in her last previous letter. But by her own confession, we find some of her heriography rather difficult to translate, and one of them being entirely beyond our knowledge of modern or dead languages, had to be left unsaid. If there were other changes they were unintentional, and we are ready to beg her pardon. However we are steadily of the opinion that if Mrs. Duniway is employed by the "liberty to make drunks" crowd to split the opposition to their ambitions, she would do well to employ a good typist to take her dictation and then the editor that dares to misquote will have little chance to excuse himself.

And in this connection we wish to say that we do not accuse "Mother" Duniway of being in the employ of the wet crowd. In fact we cannot see how any person of her perspicuity and experience would align themselves with the defense even if she were being well recompensed. It doesn't look rational and the only rational explanation is that she, like others of her race, is not so spiritual that she may not sometimes make a mistake, and not be able to see it. But we wanted to warn her of the disappointment the women of the state feel in finding her aligned with those whom they naturally feel are the worst enemies of the home, the women, and the children.

And she says she has just discovered that the traffic is guilty in trying to misrepresent the new state wide temperance society of which she is the head. We expected she would discover that. It is probable that she will also discover, a little later, that "the traffic" were really instrumental in her being at the head of the new temperance organization; in fact we would not be disappointed if it developed

that "the traffic," were promoters of the entire movement, and that their agents dominated the formation of the society and secured Mrs. Duniway's selection as its head, thus hoping to split the suffragist vote throughout the state. Of course this is just suppositional, but if it were sifted to the bottom and found to be so we would not be shocked.

Now as to the defense offered for the poor dealer who under the dry system is left to bear all the loss. It is poor taste to waste any sympathy for him for his losses. Under the present system the buyer pays the bills, and also the fines, while the whole people pay the cost of the courts, jails, and other institutions and conditions produced. Isn't it about time the conditions were reversed? The license now thrown out is mere bait. With that the public is being hooked, some being worse caught than others, pay doubly for their folly. Ordinarily an accessory to misdemeanor is called to bear a proportional punishment. Under the system which our good mother is supporting the accessory is held innocent of participation while his agent or product bears the entire loss.

We really believe a little more of this discussion would persuade our correspondent of the error of her position. If she is not persuaded now she will be before her experiences have been as many in this field of work as that of which she has devoted most of her life.

We think, however, that she feels she may possibly be in the wrong bunch.

WE are invited to sell space for the promotion of the Southern Oregon State Normal. If the proponents of the institution have any money to spare they are at liberty to spend it but that will not obligate us to support it editorially. The Herald stands just where it has always stood on the question of state schools. It thinks one state normal is enough until the state can afford to take better care of what it now has. It may be that the cost per capita will be insignificant, the same support given the present normal, in addition to what it now gets, would put it in a condition creditable to the state. The matter of state institutions should not be a matter of private or even local public graft. State institutions mean too much to all of us to let little local ambitions interfere with the success of schools that reflect so strongly on the credit and good sense of the citizenship of the state.

NOTES OF THE W. C. T. U.

A special meeting of Mt. Scott Union was held at the home of Mrs. Addison on Tuesday afternoon. Miss J. M. Pick, of Minneapolis, Minn., who is visiting her aunt, Mrs. S. Fankhauser, was present at this meeting.

On Friday evening of this week the local committee, made up from the different churches of Lents to assist in making Oregon dry, will meet at the Friends Church.

The Young Campaigners of this vicinity will hold a meeting on Sunday afternoon August 30th to which the public is invited. Any young people wishing to take part in this meeting should assemble with the campaigners on next Sunday at the M. E. Church, when final arrangements will be made.

The Multnomah County convention will be held at Centenary M. E. Church, east Pine and Ninth street, on September 16 and 17, Mrs. Mallory, the county president, desires a full attendance. This is the regular annual meeting for the election of officers. Last year it was held on the west side of the river.

Dinner is to be served on both days of the convention. Mt. Scott district is asked to donate potatoes, tomatoes, lettuce, milk and cream. Any persons having any of these articles to donate in the cause of temperance should notify Mrs. Inez Richardson, whose post-office address is Lents, Ore.

The annual meeting of the unions of the state will be at the Dalles this year, beginning September 30. Mrs. Henrietta Brown, of Albany, will preside and the delegates will be called upon to choose a president to fill the place made vacant by the death of Mrs. Booker.

The members of Mt. Scott Union present at the meeting Tuesday expressed themselves as deeply gratified at the courageous spirit manifested in the splendid editorials contained in the Mt. Scott Herald of August 6 and 13 with reference to the public utterances in Lents of Mrs. A. S. Duniway. If you have not read them hunt up your papers and do so now. Call the attention of your neighbors to these articles and loan them your copy if they do not chance to have one themselves. It is the best exposition of prohibition yet printed.

The next meeting of the Union will be held at the home of Mrs. Addison on September 9.

In the essay contest under the auspices of the labor department of our union the award of the silver medal was made to Mrs. Inez Richardson of Lents.

Multnomah County W. C. T. U. will hold a rally at the tabernacle, Thirtieth and Morrison streets Sunday afternoon at 3 o'clock. The young campaigners will sing.

One of the most interesting and helpful sessions of the Multnomah County Woman's Christian Temperance Union for the current year, was the Evangelistic Institute and all-day prayer service, held in the First Methodist Church, Thursday, August 20. "Power," was the subject of Mrs. Mattie Sleeth, who led the devotionals. Miss Winnie Mallet rendered a solo, "Just as I am Without One Plea," and Mrs. Jennie Kemp, Campaign Manager of the Oregon W. C. T. U., talked on the "Signs of Promise," of which she sees many in the political horizon. At the afternoon session Mrs. Sleeth took for her theme, "The Fatherhood of God and the Brotherhood of Man." Some of the thoughts brought out in her discourse were especially worthy of mention. She said: "Universal peace can never be realized until the nations of the earth recognize the Fatherhood of God and the Brotherhood of Man. Had this principle been acknowledged, seven nations of the world would not now be warring against each other. They said it was because of the assassination of the Crown Prince and his Princess; had Austria recognized the Serbian brother the royal pair would not have been murdered, and there would not now be war. Were the world today to accept God as father, every man as brother, we would not now be fighting the Liquor Traffic; man would not sell to his brother that which takes away his manhood, nor would a man take that which makes of him a brute, and robs his home of happiness and peace." Speaking of the effort of the Liquor "gentlemen" to increase the revenue on liquor, and of the effect of such a move in retarding National Prohibition Mrs. Sleeth suggested that the churches rally to the defensive and tax themselves. Rev. Homer Cox, pastor of the Sunnyside Friends Church, talked on prayer, and some of the hindrances to effectual prayer. Mr. Barry, a visiting evangelist, gave an interesting discourse on Peace, and the Liquor Traffic. "Peace and the Saloon cannot abide together," said Mr. Barry, "and the surest way to secure peace in the homes of Oregon is to vote out the saloon." Methods of continuing the campaign were discussed, and the meeting closed with prayer by Rev. Barry. Mrs. Mallet presided.

Mrs. Gulliks has moved her millinery to Johnson Avenue on car line. Her fall opening, Wednesday, September 2.

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FRANCE IN SOUTH AMERICA.

Its Influence in the Melting Pot of the Latin Races.

South America is the melting pot of the Latin races, and the French influence now seems to predominate over that of Spain. Italy is well represented, especially in strong Argentina. Brazil seems to be the most polyglot of them all, for here the native Portuguese is mingled not only with the Spanish and French and English, but a great deal of German. In the south of Brazil 90 per cent of the people speak German, and Portuguese is not always enforced as the language even of the public schools.

The large German colonies here do not affiliate with these people as they do with the Anglo-Saxon brothers of the north. They live to themselves, they retain their own language and customs. In Chile, where there are many English, too, the Germans direct the education of the country. Buenos Aires is close to this Germanic group in southern Brazil and feels its influence, though Argentina seems the most unified and progressive of the republics in point of literary expression and culture.

French influence also is felt in Brazil. Rio de Janeiro itself was founded as a refuge for French Huguenots, though they were afterward driven back in Paris today one hears that a youth is to emigrate to America, but probably it is to Rio that he is going. There are many French immigrants, and French is required in most of the schools and is next to the native tongue in importance in northern Brazil. Formerly in Brazil Spanish or German always came next to French, but it is said that some of the states now require English as the third language and that Brazilians are proud of their English.—Christian Science Monitor.

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He—I can't make up my mind whether to devote myself to painting or to poetry.
She—Well, if I might advise, you better make it painting.
He—You've seen some of my pictures, then.
She—No, but I've heard some of your poems.—Fugitive Blatter.

NOTICE TO CREDITORS

In the Circuit Court of the State of Oregon for the County of Multnomah
In the Matter of the estate of William J. Darnell, deceased.
Notice is hereby given, that the undersigned has been appointed executor of the estate of William J. Darnell, deceased, by the Circuit Court of the State of Oregon for the County of Multnomah, and has duly qualified as such. Any and all persons having claims against said estate are hereby notified and required to present the same to the undersigned, at Lents, Oregon, duly verified and with proper vouchers as required by law, within six months of the date of the first publication of this notice.
HARRY A. DARNELL,
W. H. Powell, Attorney for Executor.
Date of first publication, August 27, 1914.
Date of last publication, September 24, 1914.

NOTICE TO BIDDERS

In the County Court of the State of Oregon, for Lane County.
In the Matter of the Estate of Warden Gossett, deceased.
Notice is hereby given that the undersigned administrator of the estate of Warden Gossett, deceased, will on and after the 15th day of September, 1914, proceed to sell at private sale the following described real property situated in Multnomah County, Oregon, to-wit:
All of lot seven (7) in block one (1) in Evergreen Park, according to the duly recorded plat thereof on file in the office of the County Clerk of Multnomah County, Oregon.
Bids will be received by me for said property above described at the office of Kennedy & Kilgeman, Lents, Oregon. The right to reject any and all bids submitted to me is hereby reserved.

This sale is made pursuant to an order made and entered on the 14th day of July, 1914, by the above entitled court, authorizing the administrator to sell the real property above described at private sale, for one-half cash and the balance to be secured by a mortgage on the premises above described, subject to the law for sale of real property by administrators and subject to confirmation by the court.
Dated this 14th day of August, 1914.
W. F. Kilgeman, Administrator of the estate of Warden Gossett, Deceased.
Date of first publication, August 14th, 1914.
Date of last publication, September 10th, 1914.

NOTICE OF SHERIFF'S SALE

In the Circuit Court of the State of Oregon for Multnomah County.
John E. Hardy, Plaintiff, vs. Ellen J. Sharkey and John P. Sharkey, husband and wife, Merchants National Bank of Portland, a corporation, Pacific Surety Company, a corporation, John McCracken and William Kennedy, Defendants.
By virtue of an execution, judgment order, decree and order of sale issued out of the above entitled Court in the above entitled cause, to me directed and dated the 28th day of July, 1914, upon a judgment rendered and entered in said Court on the 15th day of July, 1914 in favor of John E. Hardy, plaintiff, and against Ellen J. Sharkey and John P. Sharkey, husband and wife, Merchants National Bank of Portland, a corporation, Pacific Surety Company, a corporation, John McCracken and William Kennedy, defendants, for the sum of \$200.00 with interest at the rate of 7 per cent per annum from the 15th day of March, 1912, and the further sum of \$216.11 with interest at the rate of 10 per cent per annum from the 5th day of April, 1912, and the further sum of \$216.11 with interest at the rate of 10 per cent per annum from the 5th day of September, 1912, and the further sum of \$220.00 with interest at the rate of 6 per cent per annum from the 15th day of July, 1914, and for the further sum of \$14.75 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property lying and being in Multnomah County, State of Oregon, to-wit: Lot Four (4) and the South Five (5) feet of Lot Three (3), in Block One Hundred and Two (102), in Holladay's Addition to East Portland, according to the duly recorded plat thereof.
Now Therefore, by virtue of said execution, judgment order, decree and order of sale and writ, I will, on Monday, the 31st day of August, 1914, at 10 o'clock A. M., at the front door of the County Court House in Portland, Multnomah County, Oregon, sell at public auction, (subject to redemption) to the highest bidder for cash in hand, all the right, title and interest which the within named defendants, (or either of them) had on the 15th day of March, 1909, the date of the mortgage herein foreclosed, or since that date had in and to the above described property or any part thereof, to satisfy said execution, judgment order and decree, interest, costs and accruing costs.
T. M. WORD,
Sheriff of Multnomah County, Oregon.
Dated this 28th day of July, 1914.
First issue July 28th, 1914.
Last issue August 27th, 1914.
Letter heads, envelopes, cards, bill heads, auction notices and posters, doggers, announcements, etc. at Mt. Scott Pub. Co., office, Lents.

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