

Doings at Pacific University

Lifted from the Weekly Index, the College Publication

Whitman is Champion of League.

Before a small but appreciative audience the sons of Whitman administered defeat to Pacific University debating team by a two to one decision. The question discussed was Resolved: that the Japanese immigrant should be admitted on the same basis as the European.

Mr. Gwynn opened the debate for the affirmative, showing that the foreign element in the labor unions was responsible for the agitation against the Japanese; that the question is essentially one of race hatred. He then showed that from the nature of the question it is necessary to treat both European and Japanese immigration. That socially the Southern Europeans are more of a menace to the nation than the Japanese.

Mr. Eells took up the discussion for the negative, showing the social effects that the Japanese race would have upon our people; their low standard of morals and living would tend to lower American ideals and standards of living. Mr. Arnston compared the Europeans with the Japanese in their economic effects upon the country. There is a demand for labor on the coast which the Japanese fill and do not lower wages, as is shown by statistics. The

The affirmative based their case in general, on a plea for non-discrimination because of race, and on a proposed plan to secure the restriction of the undesirable elements of both European and Japanese, i. e., an educational test and a passport system. This plan would restrict, but not discriminate. The negative made their contention largely a race issue, making it stand out most clearly that the racial characteristics of the Japanese make them an alien people, that are not assimilated after they reach our shores and that their continued immigration will bring on a serious race problem.

The debate brought out two strong men. For the affirmative the best work was done by Mr. Shields, whose whirlwind work met with an enthusiastic reception. For the negative, the particular star was Mr. Imlay, whose calm, logical arrangement and presentation carried conviction with it. This was Mr. Imlay's first debate and from the showing he made, it is to be regretted that he did not enter debate work earlier in his college career.

G. A. Woods, representing Willamette opened the case for the affirmative. After stating that the presence of the word "continue" in the question assumes that the Japanese

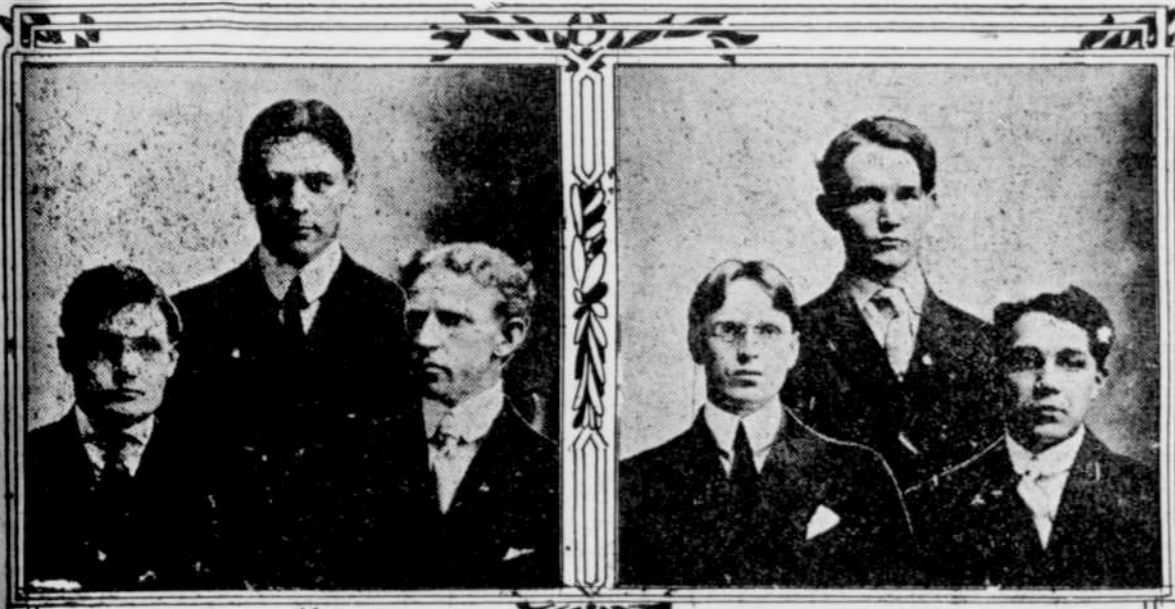
quisition of property here, they constitute a menace to our economic standards.

J. E. Reichen declared, the negative have fought shy of our contention for a change of basis of our European immigration. We have a plan whereby the undesirable of both Europeans and Japanese alike shall be excluded. This would settle the coolly labor question. He then proposed an educational test and a passport system. By means of a chart he showed illiteracy to be much greater in the south than in the north of Europe. The educational test would stop the large immigration from the South Europe states whence come our most disturbing elements. The passport equipment would shut out the coolly labor as well.

D. I. Aller rebutted the assertion that the United States would lose trade by adopting a policy of discrimination in the matter of immigration. He declared that the lowest European was superior to the Japanese. He then made one of the strongest speeches of the evening, saying that the Japanese were forever debarred by race and their admission will surely cause a serious race problem. He then told of the political complications which would ensue between the States and Japan and even between our several states and the Federal government. Mutual restriction of labor is to be the solution of the problem.

A spirited rebuttal and summary by

(Matrix by courtesy Portland Journal.)



J. DALLER, ROBT. IMLAY, H. E. WITHAM, M. H. ARNSTON, J. R. WARD, W. H. GWYNN
NEGATIVE AND AFFIRMATIVE TEAMS, PACIFIC UNIVERSITY.

European immigrants annually throw thousands of laborers out of employment on the Atlantic seaboard. Mr. Rigby continued the argument for the negative. He maintained that, the Japanese would colonize the mainland as they have today taken the greater part of the Hawaiian islands. Mr. J. R. Ward closed the constructive argument for the affirmative. He said that the ignorant Europeans, armed with the ballot, are endangering our city governments and national character. The Japanese are totally disarmed in not having the right of suffrage, and cannot endanger our political institutions. That Justice and Equity demand that we consider the individual quality of the individual man and not mere race or skin color.

Mr. H. T. Davenport, the strongest speaker for Whitman, finished the constructive argument for the Negative. He dwelt upon the impossibility of the two races ever assimilating and taking on American customs.

Mr. Eells, in a rapid speech summed up Whitman's case. Mr. Ward followed with the closing rebuttal for Pacific. He ably met every objection produced by the negative. While waiting for the decision Miss Leiser played a beautiful piano solo. Mr. H. Ferrin rendered in his pleasing manner a vocal solo. President W. N. Ferrin presided. Judges were Pres. Riley of McMinnville college, Hon. W. N. Barret of Hillsboro, and H. W. Stone, Y. M. C. A. secretary, of Portland.

Willamette-Pacific Debate.
(As witnessed by A. J. Prideaux, Dean of the School of Commerce at Willamette.)

Pacific won a unanimous decision from Willamette University at Salem, last Friday night, in the first debate of the new Triangular League. Willamette upheld the affirmative and Pacific contended for the negative of the question "Resolved that the United States should continue to admit the Japanese on the same basis as European immigrants."

and Europeans to be on the same basis at the present time and the question must be debated upon that assumption, he argued that the welfare of our nation requires a change in the present basis of European immigration. Fifty per cent of our immigrants settle in New York and Pennsylvania. They present the slum problem, make more complex the labor problem and in fact imperil the social and political progress of the nation.

R. A. Imlay for the Negative, said in rebuttal that our present laws exclude sixteen classes and if the affirmative argue that the European immigrant causes all the trouble mentioned, they base it on the assumption that the present laws are not enforced, an assumption which certainly cannot be granted. He said the real issue comes on the racial characteristics of the Japanese and the Europeans and forthwith gave a splendid constructive speech, having for his theme: their racial characteristics make the Japanese an alien people and their continued immigration will give to our country a serious race problem.

R. F. Shields rebutted by contending that it was not a question of the Japanese but a question of admitting both European and Japanese on the same basis. He sought to catch the negative in inconsistency for declaring that it was not a race question and yet basing their entire contention upon the assertion that the United States must exclude without discrimination as to nationality. For diplomatic and for commercial reasons we must not discriminate as to race.

H. E. Witham took exception to the affirmative's commercial argument and proved that the United States would not lose trade by excluding the Japanese any more than we had by excluding the Chinese. He strengthened the negative position by arguing that for economic reasons the Japanese is an undesirable immigrant and should therefore be treated differently from the European. Through their competition in the labor market and their ac-

Mr. Imlay and a cyclonic closing speech by Mr. Shields and the debate was over.

Before the debate an instrumental duet was given by Miss Winslow and Mr. Eakin, and at the close Miss Browning gave a vocal solo. The presiding officer was Dean C. O. Boyer. The judges were, Judge Thomas O'Day of Portland, President Crooks of Albany College and Hon. J. K. Weatherford of Albany.

After the debate a reception was given the visiting team at Lausanne Hall at which Mr. Winslow welcomed them to Willamette. Mr. Imlay responded for Pacific and Pres. Crooks spoke for the judges.

PAPER ON SOUTH AFRICAN FLORA.
Miss M. F. Farnham Delivers a Very Interesting and Instructive Address to Students.

Last Wednesday at the special chapel exercises Miss Farnham gave a very interesting address on "The Characteristics of South African Flora." Her talk was in part from a paper on the same subject which she delivered at the last meeting of the Academy of Science.

Miss Farnham's interest in botany and her intimate knowledge of South African flora, gained during her stay in Cape Colony, made her account particularly interesting and instructive.

South Africa became well known through its flora, which is very abundant and luxurious. Within the limits of Cape Colony alone there are over fourteen thousand species. Besides this there is a wonderful opportunity open to the botanist in the discovery of new specimens which are not yet classified.

"The Blood is The Life."

Science has never gone beyond the above simple statement of scripture. But it has illuminated that statement and given it a meaning ever broadening with the increasing breadth of knowledge. When the blood is "bad" or impure it is not alone the body which suffers through disease. The brain is also clouded, the mind and judgement are affected, and many an evil deed or impure thought may be directly traced to the impurity of the blood. Poor, impure blood can be made pure by the use of Dr. Pierce's Golden Medical Discovery. It enriches and purifies the blood thereby curing, pimples, blotches, eruptions and other cutaneous affections, as eczema, tetter, or salt-rheum, hives and other manifestations of impure blood.

In the cure of scrofulous swellings, enlarged glands, open eating ulcers, or old sores, the "Golden Medical Discovery" has performed the most marvelous cures. In cases of old sores, or open eating ulcers, it is well to apply to the open sores Dr. Pierce's All-Healing Salve, which possesses wonderful healing potency when used as an application to the sores in conjunction with the use of "Golden Medical Discovery" as a blood-cleansing constitutional treatment. If your druggist don't happen to have the "All-Healing Salve" in stock, you can easily procure it by inclosing fifty-four cents in postage stamps to Dr. R. V. Pierce, 663 Main St., Buffalo, N. Y., and it will come to you by return post. Most druggists keep it as well as the "Golden Medical Discovery."

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- Try Schultz's ground bone for your hens. It will make them lay.
- Money to loan on farm security. W. H. Hollis, Forest Grove
- Guns repaired by Corl & Son. 23tf.

Administratrix' Notice.
Notice is hereby given that I, the undersigned, have been duly appointed by the county court of Washington County, Oregon, administratrix of the estate of R. M. Bisbee, deceased, and have qualified as such. All persons having claims against said estate are hereby notified to present the same to me with proper vouchers at the law office of W. N. Barrett, at Hillsboro, Oregon within six months from the date hereof.
Dated this January 30, 1908.
TERESA BISBEE,
Administratrix of the estate of R. M. Bisbee, deceased.
W. N. Barrett, Atty for Estate. 30-3t

Notice for Publication.
United States Land Office, Portland, Oregon, Feb. 11th, 1908.
Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the State of California, Oregon, Nevada and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, Flora A. Dudley, of Portland, County of Multnomah, State of Oregon, has this day filed in this office his sworn statement, No. 7621, for the purchase of Lots 3 and 4, and NW 1/4 of SW 1/4, of Section 30, in Township No. 3 north, Range No. 3 west, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before Register and Receiver at Portland, Oregon, on Monday the 27th day of April, 1908.
He names as witnesses, Olof Ohlson of Portland, Oregon, Mary E. Wilson of Portland, Oregon, Charlotte Reed of Portland, Oregon, and Will Kelley of Buxton, Oregon.
Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 27th day of April, 1908.
ALGERNON S. DRESSER, Register.
(First Pub. Feb. 20.)

Notice for Publication.
United States Land Office, Portland, Oregon, January 30, 1908.
Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the State of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by Act of August 4, 1892, Hubert F. Leonard, of Portland, county of Multnomah, State of Oregon, has this day filed in this office his sworn statement, No. 7675, for the purchase of the Southwest 1/4 of Section No. 34, in Township No. 1 North, Range No. 5 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the Register and Receiver at Portland, Oregon, on Monday the 20th day of April, 1908.
He names as witnesses:
S. D. Maize of Gaston, Oregon.
Hiram W. Scott of Forest Grove, Oregon.
Henry W. Scott of Forest Grove, Oregon.
Ernest N. Crockett of Portland, Oregon.
Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 20th day of April, 1908.
ALGERNON S. DRESSER, Register.
(First Pub. Feb. 6.)

Notice for Publication.
Department of the Interior, Land Office at Portland, Oregon, February 1, 1908.
Notice is hereby given that John F. Westinghouse of Timber, Oregon, has filed notice of his intention to make final seven year proof in support of his claim, via Homestead Entry No. 13676 made March 24, 1901, for the SW 1/4 NW 1/4, W 1/4 SW 1/4 and Section 26, and NW 1/4 NW 1/4 of Section 35, Township 3 North, Range 5 west, and that said proof will be made before the Register and Receiver at Portland, Oregon, on March 13, 1908.
He names the following witnesses to prove his continuous residence upon, and cultivation of, the land, viz: Frank Burgholzer, of Buxton, Oregon; Joe Burgholzer, of Buxton, Oregon; Charles Webber, of Timber, Oregon; E. H. Coleman, of Timber, Oregon.
ALGERNON S. DRESSER, Register.
(First pub. February 6.)

Real Estate Bargains

Sixty-nine acres all in cultivation. Good 7-room house, new barn, 38x44, orchard, pure spring water in house, 1/2 mile school on telephone and R. F. D. 1 in Forest Grove. Price \$7000. Terms.

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Two hundred and forty acres, 4 miles of Dallas 3 1/2 of Monmouth, 140 acres in cultivation all under fence, balance in pasture and timber, fair barn 1/2 mile from railroad station, well watered. Good stock and grain farm. Price \$20 per acre. Reasonable terms.

Thirty six acres all in cultivation and under fence 1 mile of Forest Grove. Price \$3700. Terms.

Fifteen and eighty one hundredth acres one-fourth mile of Forest Grove, one-fourth mile of condenser all under cultivation. Price \$1600. Terms.

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