GENERAL CONFERENCE PROCEEDINGS.

SEVENTH MEETING.

Elder S. H. Lane offered prayer at the opening of this meeting at 9:30 A.M., October 24. After the reading of the Secretary’s report, Elder Olsen read a telegram from Cleveland, Ohio, announcing the death of Elder J. E. Swift, who has been in charge of the mission in that city. The telegram was referred to the Committee on Resolutions.

The second reading of the Judiciary Committee’s report (see first col. p. 59) was called for. On a motion to accept the first recommendation—Elder A. O. Burrill, of Michigan called for a statement of the reasons for such a recommendation. By request of members of the Judiciary Committee, Elder Olsen made a statement of the case, somewhat as follows:

Battle Creek is a central point. The most of our institutions are located here—the Review Office, the Sanitarium, and the College. These have brought together from all our State Conferences some of the best talent among our people. The tabernacle, also, was partly built by the donations of our people at large. The tabernacle really belongs to the general cause just the same as our other institutions. More than this, most of the labor for the spiritual interests of the church is furnished by the General Conference. This is not said to the disparagement of the Michigan Conference; for she has offered to do all she could for the church. But as her men have all had their hands full, it has seemed impossible for Michigan to supply the demands of the church. He said it was proper and consistent that such a move should be contemplated.

After a few remarks by I. D. Van Horn, A. T. Jones, J. O. Corliss, and others, it was voted to make the question the special order for eleven o’clock, Friday, October 25.

The rules were then suspended to allow the consideration of the resolutions near top of page 67 of Bulletin. Before acting upon the resolutions, the following report of the Press Committee was read:

REPORT OF THE SECRETARY OF THE PRESS COMMITTEE.

In December 1888 the General Conference Committee appointed Messrs. C. Eldridge, M. B. Duffle, and W. H. McKee as a Press Committee for the purpose of devising and carrying out plans for the dissemination of general information to the public, on the questions of civil and religious liberty; and although the time of all three members of the committee was fully occupied with other duties; still quite a number of articles and reviews was written during December and January, and their publication secured in different journals in this State, New York, Ohio, Indiana, Iowa, Illinois, and Kansas.

In the last of January of the present year the Secretary was given an efficient assistant in Bro. A. F. Ballenger. From that time articles were sent out more extensively and a system of journalistic work was developed. Early in February the General Conference Committee appointed a Press Committee of seven, consisting of C. Eldridge, A. T. Jones, D. T. Jones, W. A. Colcord, J. O. Corliss, J. E. White, and W. H. McKee. This committee first met and organized on the 10th of February, 1889. Circulars were immediately addressed to the different Conferences asking that they co-operate by the appointment of State Press Committees, and the selection of local agents in every place where a newspaper was published and a Seventh-day Adventist could be found to act.
Shortly after this Elders Corliss and A. T. Jones of the Editorial Committee were detailed on special work in the field, Elder Corliss to appear at the second hearing on the Sunday-Rest bill before the Senate Committee on Education and Labor; and Elder Jones to speak before the Legislatures of Ohio and Indiana, which had under consideration resolutions favoring the bill. At the suggestion of the Press Committee copies of the pamphlets, “Civil Government and Religion,” with the salient paragraphs marked in colored pencil, were placed in the hands of every member of Congress just before the adjournment.

Upon the reception of the news regarding the action of the Arkansas Legislature in the attempt to repeal the exemption clause in the Sunday law of its State, the committee took immediate action, calling a special meeting for that purpose. Steps were taken to put a sufficient quantity of literature, such as “Sentinel Tracts,” “Civil Government and Religion” etc., before the members of the legislature, and Elder Corliss was requested to obtain a hearing, if possible, before the committee having the bill in charge. Elder Corliss proceeded immediately to Little Rock, was heard by the committee, and the bill to repeal the exemption clause failed to pass.

During the month of June Elder J. O. Corliss, accompanied by Percy Magann as reporter, spoke under the auspices of the committee at Saginaw, Mich.; Cleveland, Ohio; Milwaukee, Wis.; and Minneapolis, Minn.; at the last two appointments immediately succeeding W. F. Crafts. These addresses were well reported in from two to three papers in each place, and the general results show this lecture trip to have been eminently successful, although an exaggerated idea of what it was expected to accomplish sent the Elder home at an earlier date than at first contemplated.

In July occurred the attempted assassination of Elder Wm. Covert, in west Tennessee. Immediately upon the receipt of information of this affair, the Secretary was sent to the scene of the shooting, and from there wrote up the matter for the Chicago Inter-Ocean, the St. Louis Globe-Democrat, the Atlanta Constitution, etc. In the mean time the letter received from Elder Covert was given general circulation, and papers were returned to us showing that the article had reached from those papers alone, a reading public of over three hundred thousand,—calling out also favorable mention editorially.

During the few months of its existence the press committee was twice heard, through its members, by the congressional committee on education and labor of the Senate of the United States, also in three different legislatures, and in the lecture halls of a number of cities of different States. Besides this, over forty original articles had each been sent to from fifty to one hundred newspapers, two of these in regard to which special care was taken to insure return copies containing the publication, show from these returns that they have reached, the one, an audience of over 300,000, and the other, of over two hundred thousand. Of the forty articles, these two, one of which was published in the Baptist denominational papers and received flattering notice in their editorial columns, are known to have gone to over half a million possible readers. Accounts of the arrest of Brother Conklin in Georgia and the shooting in Tennessee were given by the press committees to the associated press, and went in their dispatches to all the principal newspapers of the United States. The number of readers which the committee may thus have reached by its articles, reports of lectures, Associated Press dispatches, it is impossible to compute. On July 21, after having prepared a declaration of principles and Constitution for recommendation to the new organization, the press committee adjourned sine die.

The above mentioned resolution was then taken up, and, on motion of R. J. Waggoner, seconded by W. C. White and C. Eldridge, was referred back to the committee on resolutions for further consideration. The meeting then adjourned.

By an oversight, yesterday's Bulletin failed to give the information that the article entitled, “Missionary Work in the Pacific Islands” was a sermon that was delivered by Elder J. O. Corliss Wednesday evening. A large map had been prepared especially for the occasion, and served to illustrate the speaker's remarks. The large and attentive audience gave evidence that the interest in a missionary ship for the islands is very great.

At the close of Elder Corliss's sermon Brother J. I. Tay, of Oakland, was called upon, and gave an intensely interesting account of his visit to Pitcairn Island three years ago. This was all that was needed to make the ship an assured fact. We are sorry that no provision was made for taking down Brother Tay's remarks, so that we cannot furnish them.

NATIONAL RELIGIOUS LIBERTY ASSOCIATION.

The first meeting of the National Religious Liberty Association was called to order at 10:30 A. M., Oct. 24, by the president, C. Eldridge. A solo was rendered by Charles Whitford, after which prayer was offered by Elder R. M. Kilgore.

The roll of delegates was called for by States, showing a total representation of 109 delegates from 29 States. Delegates were also received from
REPORT OF THE SECRETARY OF THE RELIGIOUS LIBERTY ASSOCIATION.


Immediately after the organization of the Association all but one member of the Executive Committee left the city to fill appointments to which they had been detailed: President Eldridge to work in the Southeastern and Southwestern States; J. O. Corliss to accompany him to Georgia and take charge of the defense of Day Conklin, who was there under arrest for Sunday labor; A. T. Jones to make a lecture tour through the Northwestern Territories and California with the especial purpose in view of exerting an influence in the Constitutional Conventions of the States about to be admitted; D. T. Jones to work in the Southwestern States and the Secretary and Assistant Secretary in the Central States.

In all of these sections the members of the Committee presented the subject of the organization of the Association and took memberships. Wherever possible the question of religious legislation, in its different phases, was given prominence and discourses delivered. As a result of this labor, a complete or partial organization was effected in Ohio, Indiana, Illinois, Michigan, Minnesota, Wisconsin, New York, Maine, New England, Vermont, North Carolina, Virginia, West Virginia, Georgia, Florida, Arkansas, Texas, Kansas, Missouri, Tennessee, Nebraska, Colorado, Wyoming, New Mexico, Louisiana, the Atlantic States, and Canada.

The appointments made for the Secretary and Assistant Secretary were filled by them, and in the course of the trip over three thousand newspapers were corresponded with, to more than half of which articles were sent explaining and emphasizing the position of the Association on the question of religious legislation.

The secretary then gave an outline of the manner in which the Association first came into existence, and spoke of the favorable words received from various newspapers concerning the purposes and views of the association.

Remarks on newspaper reporting were made by G. W. Morse, of Canada, after which the President read the following address:

PRESIDENT ELDREDGE'S ADDRESS.

This is the first annual session of the National Religious Liberty Association, and as I look upon this body of delegates, I ask the questions, Is this the nineteenth century? Are we enjoying the greatest civilization the world ever saw? Is this the Government of the people? And has it come to this, that in this land of boasted freedom there is no liberty of conscience? and we are no longer free? Five years ago a man would have been considered a fit subject for an insane asylum if he had predicted what we witness to-day. Yet the time has come to organize more effectually for mutual protection, and work. We have looked for this; it is not unexpected; yet the introduction of the Blair Bill into the last Congress was rather a surprise. The efforts put forth on the part of the friends of the Sunday-Rest Bill plainly indicated to every freeman that his liberties were at stake. A few men believing in civil and religious liberty organized for the purpose of combating anything and everything that had a tendency toward uniting Church and State. And this is their first representative session.

It is cheering to notice assembled here delegates from nearly every State in the Union, from which we might infer that the National Reform movement is not as popular as many have been led to suppose. It also shows that there is a large body of Americans who still cherish the heritage bequeathed to them by their fathers, and desire to preserve it for their children. The importance of this question needs no comment from me. The very fact that our rights are assailed, our liberties threatened, and the shackles of the slave already forged, will be stimulus enough to exert every true lover of freedom to immediate action.

The Constitution of this Association plainly states its objects; and the Declaration of Principles, to which we have all subscribed, are plainly set forth. There is no uncertainty about our position; we are patriots, and will work for the preservation of our Constitution as it now stands. Under it people of every tongue, color, or creed can find protection. Change it, as anticipated, and our nation will no longer be an asylum to which all the oppressed of earth can flee. The organization, simple and effective, is as follows:—

A President, First Vice-President, Secretary, Assistant Secretary, Executive Committee of seven, and a Press Committee of five, constitutes the central organization. A Vice-President, Secretary, and Press Agent, will constitute a council in each State, who will proceed to organize their own State by the
appointment of agents in every church or company throughout their territory. The number of such agents should correspond to the number of companies in the United States.

It is not necessary for me to inform you of the work before you. The National Reformers are up and doing. Our duty is to oppose them, and prevent the passage of any bill that may be presented on religious legislation, whether in the halls of Congress or in the State Legislatures, to render aid and assistance to all who may be persecuted for their conscientious convictions, to proclaim by tongue and pen the true principles of civil government and religion.

By-laws will be presented for your consideration, and other important questions will come up at this session, which will demand your most careful attention, and may God give you wisdom in deciding them.

After the opening address of the president, the way was opened for others to unite with the Association, and seventy additional members were obtained.

The Treasurer's report was then presented as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash received for memberships for year ending Sept. 30, 1889</td>
<td>$636.00</td>
</tr>
<tr>
<td>Cash received on donations</td>
<td>150.00</td>
</tr>
<tr>
<td>Total</td>
<td>$786.00</td>
</tr>
<tr>
<td>Indebtedness for postage, printing, electrotyping, and appliances for carrying on work</td>
<td>$373.71</td>
</tr>
<tr>
<td>Present worth</td>
<td>$412.29</td>
</tr>
</tbody>
</table>

The treasurer, W. H. Edwards, explained the small balance, by saying that the report covered but a little more than two months.

The president called attention to the fact that the association had no by-laws, and appointed J. O. Corliss, D. T. Jones, and W. H. McKee as a committee to prepare and present by-laws for consideration.

On motion of Allen Moon a committee of three, consisting of A. T. Jones, Dan T. Jones, and J. O. Corliss was appointed, to prepare a circular which shall properly set forth the principles of the association.

The chair then appointed the following committees:

**On Resolutions** — A. T. Jones, R. O. Porter, R. S. Webber.

A motion to appoint a committee of five to take into consideration the second article of the Declaration of Principles, was carried, but the chair asked time to consider the appointment.

The meeting then adjourned.

### HEALTH REFORM INSTITUTE

The first meeting was called to order by the President, J. H. Kellogg, at 3 p.m., Oct. 24, after which prayer was offered by Elder I. D. Van Horn. Upon calling for shares of stock, it was found that 357 shares were represented by stockholders, and 543 by proxies.

The following report was then read by the Treasurer:

#### LOSS AND GAIN STATEMENT, SEPT. 30, 1889.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical Supplies</td>
<td>$373.44</td>
</tr>
<tr>
<td>Sanitary Supplies</td>
<td>9,416.62</td>
</tr>
<tr>
<td>Laundry</td>
<td>1,958.63</td>
</tr>
<tr>
<td>Board and Treatment</td>
<td>147,902.78</td>
</tr>
<tr>
<td>Farm</td>
<td>531.33</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$153,111.80</td>
</tr>
</tbody>
</table>

#### STATEMENT OF RESOURCES AND LIABILITIES, SEPT. 30, 1888.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stock San. Improvement Co.</td>
<td>$17,900.00</td>
</tr>
<tr>
<td>Real Estate</td>
<td>217,744.21</td>
</tr>
<tr>
<td>Notes receivable</td>
<td>8,589.46</td>
</tr>
<tr>
<td>Accounts receivable</td>
<td>25,209.54</td>
</tr>
<tr>
<td>Cash in bank</td>
<td>7,433.28</td>
</tr>
<tr>
<td>Good Health printing office</td>
<td>7,183.19</td>
</tr>
<tr>
<td>House furnishings</td>
<td>39,078.43</td>
</tr>
<tr>
<td>Instruments and apparatus</td>
<td>21,133.83</td>
</tr>
<tr>
<td>Fuel</td>
<td>3,567.50</td>
</tr>
<tr>
<td>Medical supplies</td>
<td>1,029.27</td>
</tr>
<tr>
<td>Expense</td>
<td>5,115.00</td>
</tr>
<tr>
<td>Food</td>
<td>15,126.84</td>
</tr>
<tr>
<td>Sanitary</td>
<td>1,873.54</td>
</tr>
<tr>
<td>Farm stock, tools, etc.</td>
<td>1,938.80</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$367,859.57</td>
</tr>
</tbody>
</table>

The correctness of the above statement was certified to by the Auditor, A. R. Henry.
WHY WE OPPOSE RELIGIOUS LEGISLATION.

The sixth annual meeting of the Sanitarium Improvement Company was called at 5 p. m., with Elder J. Fargo in the chair. The Treasurer’s report was read and accepted.

On motion the chair appointed a committee on nominations, consisting of the following persons: F. D. Starr, Wm. Arnold, Reuben Wright. These reported, recommending for trustees the coming year, J. Fargo, J. H. Kellogg, A. R. Henry, W. H. Hall, G. H. Murphy. The persons named were balloted for, and unanimously elected.

The meeting then adjourned.

The first reason that we present—not the strongest, yet in itself amply sufficient, and one that will appeal most strongly to the largest number of people—is that religious legislation tends directly to the overthrow of civil liberty; it is based on the principle that minorities have no rights that majorities are bound to respect. As the matter of religious legislation is a live issue at the present time, we will take for our proofs and illustrations items from the working of the movement in this country.

And first it will be necessary to show that religious legislation is sought for at the present time. This we can do by the statements of those who are working for a national Sunday law. In his plea before the Knights of Labor, for help in securing a Sunday law, the Field Secretary of the American Sabbath Union said:

“A weekly day of rest has never been permanently secured in any land except on the basis of religious obligation. Take the religion out, and you take the rest out.”

Rev. J. H. Knowles, editor of the Pearl of Days, said in an editorial of January 25, 1889:

“It will become more and more apparent that the real defenders of the day are among those who regard it a divine, not merely a human institution.”

Col. Elliot P. Shepard, in accepting the presidency of the American Sabbath Union, said:

“The work, therefore, of this society is only just begun. We do not put this work on mere human reasoning; for all that can be overthrown by human reason. We rest it directly and only on the divine commandment.”—Pearl of Days, Jan. 25, 1889.

Article 3 of the constitution of the American Sabbath Union reads thus:

“The object of this American Sabbath Union, is to preserve the Christian Sabbath as a day of rest and worship.”

And finally, the Blair Sunday-Rest bill, which was so heartily indorsed by this Union and the National Reform Association, expressly declared that it should be construed:

“To secure to the whole people rest from toil during the first day of the week, their mental and moral culture, and the religious observance of the Sabbath day.”

This evidence might be multiplied, but it is sufficient to show that Sunday legislation is religious legislation, and nothing else. Now let us examine its nature and results.

In Prof. Herrick Johnson’s address before the American Sabbath Union, on the Sunday newspaper, an address which the Union circulated broadcast over the country as an official document, there are four propositions laid down, the fourth one of which, taken from an Illinois Supreme Court report, is as follows:

“Every individual has the right to the enjoyment of the Christian Sabbath without liability to annoyance from the ordinary secular pursuits of life, except so far as they may be dictated by necessity or charity.”
This proposition is a sound one. We have no fault to find with it in itself, but only with the way it is applied; for the Sunday-law advocate’s idea of giving people a right to rest on Sunday is to compel everybody to rest. The proposition that every individual has the right to the enjoyment of a rest on Sunday is no more self-evident than that every individual has the right not to rest on that day, but to rest on some other day. Both these propositions being true, it is very clearly seen that ample provision is already made against anybody being unnecessarily disturbed on his chosen day of rest. We concede that everybody who wishes to rest upon Sunday has the right, and should be protected in the right, to do so undisturbed. But the very essence of Sunday-legislation, and the only foundation upon which it rests, is the theory that those who choose to rest on any other day than Sunday have no right to the enjoyment of that rest undisturbed, and have no right to refrain from resting on Sunday.

That this is what is implied by the proposition laid down by Mr. Johnson, and indorsed by the American Sabbath Union, is clearly shown by their official statements. Thus Dr. Edwards, in an address before the National Reform Convention held in New York in 1873, having stated that the National Reform movement is opposed to atheism in the government, gave his idea of atheism as follows. Said he:

“The atheist is the man who denies the being of a God and a future life. To him mind and matter are the same, and time is the be-all and the end-all of consciousness and of character.

“The deist admits God, but denies that he has any such personal control over human affairs as we call providence, or that he ever manifests himself and his will in a revelation.

“The Jew admits God, providence, and revelation, but rejects the entire scheme of gospel redemption by Jesus Christ, as sheer imagination, or — worse — sheer imposture.

“The Seventh-day Baptists believe in God and Christianity, and are conjoined with the other members of this class by the accident of differing with the mass of Christians upon the question of what precise day of the week shall be observed as holy.

“These all are for the occasion, and so far as our amendment is concerned, one class.”

Here we find that when the National Reform movement shall have succeeded, the individual who does not regard Sunday will be counted as an atheist. Now, listen to what Dr. Edwards said of atheists in the same address:

“What are the rights of the atheist? I would tolerate him as I would tolerate a poor knave, for in my view his mind is scarcely sound. So long as he does not rave, so long as he is not dangerous, I would tolerate him. I would tolerate him as I would a conspirator.”

This is simply saying that under the National Reform regime, the man who should dare to observe another day than Sunday would be considered as having no rights whatever, and entitled to no respect. If he should dare to publicly declare his belief, his insanity would be considered dangerous, and he would be shut up.

This has been stated even more plainly in an article in the Christian Statesman, July 7, 1887, entitled “The Bible in the Public Schools,” which was editorially commended as “a masterly article.” The writer said:

“Some advanced champions for freedom of conscience and the rights of men, in Britain and the United States, cannot be accommodated. In this category must be classed agnostics, atheists, and scientific infidels. For my part, without hesitation or apology, I deny such men any reasonable claim to conscientious convictions and privileges at all.”

Now substitute in the above Mr. Edwards’s definition of an atheist, and you have the simple statement that under National Reform government, people who do not observe Sunday, — no matter how strictly they may observe another day of the week, — will not be considered as having any claim to conscientious convictions and privileges, — they will not be considered as having any rights whatever.

Now, listen to another statement. It is from the Christian Nation, of September 15, 1886. This is one of the official organs of the National Reform Association, and therefore may be depended upon as properly representing National Reform. I read:

“Neither does National Reform propose to deprive any citizens, without forfeiture, of any just and inalienable civil right.”

But we have already shown from high authority that National Reformers consider that atheists—among whom are classed all who differ with them in religious faith, and especially those who differ with them in respect to the precise day of the week which should be observed—have no rights whatever; so that all a man will have to do to forfeit his rights in their estimation will be to disregard Sunday, or to religiously observe another day in its stead. Now, mark, according to the statement that I have just read, National Reformers deliberately propose to deprive such citizens of just and inalienable rights.

And this is exactly what the advocates of religious legislation will do. The success of their movement cannot fail of resulting in religious persecution. With the above deliberately-expressed intention to deprive men of just and inalienable rights, place another equally base avowal by Rev. Dr. A. D. Mayo, at the Cincinnati National Reform Convention, in 1872. After declaring that the people of the United States would acknowledge God in the Constitution, he said:

“They will protect the rights of every citizen, and persecute no man for his religion, until that religion leads him to disobey the law which expresses the will of the majority concerning the moral duty of the citizen.”

Of course, they will persecute. If they succeed in getting the laws that are desired, they cannot do otherwise. For the State is bound to enforce all the
laws on its statute books. If it has laws concerning religion and religious practices, it must enforce them, or else have its authority despised. But the punishment of a man because he differs with others in matters of religious faith and practice, is simply religious persecution.

Mr. Blair declared (Senate Hearing, p. 97) that the only object of the proposed national Sunday law is to make efficient the existing Sunday laws of the States. Yet inefficient as he considers them, they have proved efficient enough in Georgia, Tennessee, and Arkansas to deprive men of property, of liberty, and, indirectly, even of life. Now listen to what Rev. J. M. Foster, District Secretary of the National Reform Association, said when pressed to give his opinion of those outrages:

"As to the alleged cases of persecution in three States, I have read the description of the cases in Arkansas, and they are not of the public-spirited class that is willing to suffer for the common good. The old man and his son of seventeen, whose horse was sold for $27, and the man whose young wife and child died while he was in prison, brought that evil on themselves by breaking the law."—Christian Statesman, Oct. 10, 1889.

It is not too much to say that such talk is fiendish. Let no man say that persecution will not follow the passage of religious laws. It cannot be otherwise. And it will not be the vicious and depraved who will be the most active in the persecution. No; it will be the very men who are considered the guardians of public morals. Men who are personally very pleasant and amiable may make the worst sort of persecutors, when they get so blind that they can regard as a common criminal the one who disregards an unjust human law in order that he may obey a just and divine commandment. One of the strongest indictments against religious legislation is that its tendency is to transform naturally amiable men into cold-blooded demons of cruelty.

Human rights are God-given; and since God is no respecter of persons, it follows that he has given to all men the same rights; and thus the Declaration of Independence simply formulated a Heaven-born truth when it declared that all men are created equal, and are endowed by their Creator with the inalienable right to life, liberty, and the pursuit of happiness. That is, all men are created equal with respect to the rights with which they are endowed. Every man has a God-given right to find his pleasure, enjoy liberty, and pursue happiness in his own way. Of course it is understood that no one shall interfere with another; for all are to be equally protected; and if all are equally protected, none will be interfered with. Now it needs no argument to show that one man’s violation of Sunday does not deprive another man of his privilege to rest. That ten men in any community who do not observe Sunday, do not in the slightest degree interfere with the right and liberty of the thousands of others to observe that day, is clearly shown by the fact that in scores of instances a single individual observes the seventh day regularly and strictly, and is not hampered in that observance in the least by the fact that thousands of others openly disregard it, and have no respect for his observance of it.

The proposition that every individual has the right to the enjoyment of Sunday, rightly interpreted, is only the inverse of the proposition that every individual has the right to the observance of Saturday, or of any other day, or, so far as man is concerned, of no day at all. But Sunday laws, as before stated, make no provision for the rights of any except those who observe Sunday, and deliberately propose to deprive all others of their God-given rights. As the Christian Nation says, they propose to deprive certain individuals of inalienable rights and privileges. Thus by their own mouth it is proved that religious legislation, as embodied in the movement of the National Reform Association and the American Sabbath Union, is a direct blow at the foundation of our government, and is directly in opposition to the Declaration of Independence,—the charter of American liberty. It is un-American, and that alone should be sufficient to condemn it. The man who in a public assembly would declare that the framers and signers of the Declaration of Independence were misguided men, and that their work was a fraud, would be set down as the worst kind of an anarchist. The preacher who should make such a statement would lose his congregation. The teacher who would make such a declaration to a class, would be expelled from the public schools. Yet the National Reform Association and the American Sabbath Union make the same declaration no less boldly, although not in express terms. They have, however, boldly and openly relied against the statement of the Constitution, that governments derive their just powers from the consent of the governed.

We say, then, that their movement ought to be opposed, because it is of the very essence of anarchy. It does not help the matter to say that those whose rights are thus disregarded are only a few; although Sunday-law advocates think to console themselves with this idea. Thus Dr. Edwards said:—

"The parties whose conscience we are charged with troubling, taken altogether, are but few in number. This determines nothing as to who is right; but the fact remains, and is worthy of note, that, taken altogether, they amount to but a small fraction of our citizenship."

Almost every lecturer in behalf of Sunday legislation lays great stress upon the assertion that the observers of the seventh day "amount to but about
seven-tenths of one per cent of the entire population;" and that, therefore, they are too insignificant to be noticed, or to have their rights and privileges taken into account.

But right here is a principle which they overlook: It is not whether a few individuals who observe the seventh day may be ignored on that account, but whether the Government can afford to disregard the rights of people simply because they are in the minority. Let the Government once start upon the line of doing injustice to even a single individual, and there is no telling where it will stop. If a law may be enacted which will trample upon the rights of one individual, the same principle will allow the enactment of a law that will ignore the rights of many. If a few people may have their rights ignored because they differ with the majority as to the precise day of the week to be observed religiously, a few other people may have their rights ignored because they differ with the majority on some other subject. Moreover, majorities and minorities are subject to fluctuation. Politics are changeable, and the side which has the majority to-day may, within a year, be represented only by a feeble minority; so that if the Government once starts upon a career of injustice, not a single individual will have any guarantee of safety.

We have been proceeding upon the supposition that those who observe Sunday, and those who are working for national Sunday laws, are in the majority; but this is a great mistake. The population of the United States is between 60,000,000 and 70,000,000; of this number the best statistics—those which are furnished by the religious denominations themselves—show that less than 15,000,000 are even members of churches, and so had already appeared in the count of those churches; in the second place, of the 219,000 Knights, probably not more than 200 were present in the Assembly which passed a vote favoring the petition. And, lastly, the fraud that was perpetrated in counting the entire body of the Knights of Labor as favoring the Sunday-law petition, is shown by a recent dispatch from Milwaukee to the Chicago Tribune.

Then the Woman's Christian Temperance Union, 200,000 strong, was added, to help swell the fourteen-million list. But the very name of the Association shows that all of its members are also members of various Christian churches; and, therefore, they were counted in the denominations that are represented by wholesale.

Then again, the Knights of Labor were counted, over two-hundred thousand strong, to help swell the list. But in the first place, many of these are members of churches, and so had already appeared in the count of those churches; in the second place, of the 219,000 Knights, probably not more than 200 were present in the Assembly which passed a vote favoring the petition. And, lastly, the fraud that was being made by some of the churches to secure Sunday legislation, and closed thus:—

"The proposition to hold a State mass convention for the purpose of organizing all over the State, has met with a great deal of favor, and will probably be put in effect sometime during the winter. The workers are also trying to interest the Knights of Labor in the movement."
than 21 years of age. That this fraudulent representa-
tion was deliberately planned, is shown by the con-
fession of the leading worker—the Field Secretary of the American Sabbath Union. In attempting to
defend himself and his co-workers from the charge of
deliberate fraud in the matter, he made the following
statement under oath:—

"It is implied that some fraud was perpetrated because the
whole membership of churches petitioning was given, not those
above 21 only; but the records quoted show that there was no at-
tempt to deceive. It is impossible to tell how many in a denomina-
tion are under 21, and so the whole number is given."

Who cares how many in a denomination are under
21 years of age? What has that to do with the se-
curing of a Sunday law? The petition has nothing
to do with the number in any denomination who are
under 21 years of age, or who are over 21 years of
age. All it has to do is with the individuals who
voluntarily sign it. If those who framed and circu-
lated the petition had been honest in their intention,
the question of how many in any denomination were
or were not under 21 years of age would not have
troubled them at all.

But they were determined to swell their list of
petitioners by every means possible. They could
have guessed the number of church members who
were above 21 years of age, and put that number
down; and thus have presented a little more near-
the appearance of honest dealing; but they resolved
to run no risk of making a mistake in number, and so
they put down the whole number, thus deliberately
perpetrating a base fraud. It may well be said that
no attempt was made to deceive, because the fraud is
so transparent that no one in his senses could be
deceived; but the imposition was none the less on that
account.

If any one asks what this has to do with the rea-
sons why we oppose religious legislation, we reply
that it has a great deal to do with it. Truth is never
advocated by fraud; it cannot be. Truth never seeks
to gain its ends by trickery, for that would defeat
them. Truth has a natural and irreconcilable repug-
nance for error and falsehood, but wickedness can be
oistered only by deceit. Therefore when any move-
ment seeks to advance itself by any fraudulent means,
there can be no better evidence that it is a wicked
affair. In every age, from the time of Constantine
until now, religions legislation by civil power has been
built up by fraud, vindictive selfishness, and perjury.

From what has already been given, therefore, it is
plainly evident that the movement in this country for a
national Sunday law is a movement for religious legisla-
tion, and that this movement is a most wickedly selfish
attempt on the part of a few people to get control of
the Government; a deliberate design to overturn the
just and inalienable rights of the majority who either
conscientiously differ with them, or else are indifferent;
and a settled determination to persecute even to
death those who do not tamely yield to their usurpa-
tion of authority. It is the worst phase of anarchy
that has ever appeared in this country, and should
be opposed by every true American citizen.

Another, and the chief reason why we oppose re-
ligious legislation is that, no matter how sincere and
conscientious its advocates may be, its influence can be
only to bar the progress of true religion, and to prop-
agate immorality. The proof of this is ample. We
will begin with the argument for the suppression of
Sunday newspapers. The National Presbyterian, of
January, 1889, in an editorial on "The Church and
the Sunday Newspaper," said:

"The responsibility of the church for the continued existence of
the Sunday newspaper is beginning to attract the attention of
thoughtful men. It is a fact which it is idle to attempt to conceal,
that it is sustained by the patronage of the members of the Evan-
gelical churches. It is the support given them by this class; and
this alone, that makes it practicable to continue the publication
of these papers. The responsibility, then, of this great and growing
evil is with the church."

The Chicago Advance, of January 24, 1889, con-
tained an article by Rev. Geo. C. Noyes, D. D.,
titled "The Sunday Newspaper—An Exposition," in
which it was stated:

"If all the Christian people in the land who read or advertise in
the Sunday papers were to withdraw their patronage, the publis-
chment of every one of them would cease within a month. Upon
Christian people rests the responsibility of their continued publi-
cation."

The Rev. Herriek Johnson, in his published speech
upon the Sunday newspaper, brings this indictment
against it:

"It is tempting hundreds and thousands to stay away from
the sanctuary, and making it manifest harder for the truth to reach
those who go. Rushkin says, in view of the thriving activities of
on this s, the rush and roar of our busy life, the push and press
and ambitions of trade, a minister on Sunday morning has just
thirty minutes to raise the dead in. The Sunday newspaper is
another huge stone laid on that sepulcher, making it just so much
harder to raise the dead."

Again he says:

"This is the fearful indictment against it: That it is keeping
an army of workmen from the day of rest they ought to have. It
is educating an army of newsboys to trample on the Sabbath, and
so counteracting the best influences that Christian people are seek-
ing to throw around them.... It is honeycombing society with
false notions about the Sabbath; and it is deadening the spiritual
sensibilities even of many of the people of God."

Now, here is an acknowledged evil in the church;
professed Christian people are having its spiritual
sensibilities deadened, and are openly violating their
church obligations; and what is the remedy proposed?
Is it a revival of religion? or increased zeal on the
part of the ministry? Oh, no; it is to have the
State suppress the thing which is leading them
astray. What is the plan proposed to enable the minister to reach the people? Is it to ask the aid of the Holy Spirit? Not at all; it is only to ask the aid of the State to suppress the Sunday newspaper. Thus the effect of religious legislation is to substitute the power of the State for the power of the Spirit of God. It surely can need no argument to show that the religion thus fostered will be only a hollow shell. It will be State religion, and not the religion of the Spirit of God.

The State may force people to church, and may enforce a form of religion, but the Spirit of God alone can reach the heart; and without this power an enforced form is worse than useless, since many people will trust in that form, and will rest content with that alone. It is a most humiliating confession of weakness and wickedness, when the church asks the aid of the State. Take the statements cited from the National Presbyterian and the Advance. Appeals for Sunday laws, based on such statements, amount to this: "We have so much evil in the church—so many disorderly members—that we are unable to do anything; there are not enough conscientious members to discipline the disorderly ones, and not enough of the Spirit of God in the church to convert them; and so we must have the help of the State to enforce church discipline, and establish a form of godliness."

They do not realize that this is simply to reject God and to trust in the power of man. Says Bishop Vincent: "The church makes a great mistake when it seeks to secure worldly position, and to influence temporal power." "The abomination of abominations is the aspiration after temporal power on the part of the church. All the church wants is spiritual power, and this goes out when temporal power is invoked."

Those who appeal to the State to help the church in its struggles, should learn a lesson from Ezra. When he was on his journey from Babylon to Jerusalem to build the city, he had to pass with women and children through a hostile country. He was greatly troubled; but instead of asking the king for a troop of soldiers to protect his company, he fasted and prayed to the Lord. Says he:

"For I was ashamed to require of the king a band of soldiers and horsemen to help us against the enemy in the way; because we had spoken unto the king saying, The hand of our God is upon all them that do evil; and that they have rebuked us for our good, and encouraged our hand against our enemies, and against all them that seeking to do us evil." Ezra 8:22, 23.

The church has preached to the world about the power of God; yet, unlike Ezra, it is not ashamed to ask the world for help, instead of trusting in God. Thus they confess their lack of knowledge of God. Two great evils must result from this course: First, the world will no more believe that there is any such thing as the power of the Holy Spirit, and it will think itself supreme. Second, both the church and the world will be plunged more deeply into sin, because the church is appealing for help against an evil, to the very source of that evil. The world cannot purify the world. A worldly church cannot clear itself of worldliness by the aid of the world. Therefore Christians should oppose religious legislation for the honor of God, and for the preservation of his truth.

But I have a still stronger indictment in this line to bring against religious legislation. It is that such legislation naturally tends to the grossest immorality, and, what is worse, leads the vicious to think that they are Christians. Ground for this charge is found in the following statements. Dr. Edwards in his New York address before referred to, said:

"And yet another objection is that the laws of Moses will have to be re-enacted and enforced among us, and that these laws are not at all fitted to our times, our freedom, our civilization. I confess that I am not at all afraid of Moses. . . . Now, if there be anything in the laws of Moses which the coming of Christ and the subsequent overthrow of Judaism did not abrogate, let them be pointed out,—there cannot be many of them—and we are prepared to accept them and have them re-enacted."

Again, in the hearing of Sunday-Rest bill before the Senate Committee on Education and Labor, Senator Blair asked the question:

"Suppose that human beings trying to live in accordance with the will of God, re-enact his law, and write it in their statute books; is it wrong for society to put into its public laws the requirements of the obedience to God and his law?" —Hearing, p. 65.

And when this question had been answered by the statement that the effect of Sunday legislation is to call the attention of the individual to human authority, to the exclusion of the divine, Mr. Blair replied:

"The will of God exists. He requires the observance of the seventh day, just as he prohibits murder; and as we re-enact his law in making a law and re-enforcing it against murder, so all the States have enacted laws against the desecration of the Sabbath, going further or not so far, according to the ideas of various Legislatures." —Id. p. 66.

Just think of it! Re-enacting the law of God! And not simply re-enacting it, but even going farther than God, according to the ideas of State Legislatures! Was greater presumption ever dreamed of? What could more perfectly meet the description of the power that should oppose and exalt itself above all that is called God or that is worshiped?

But listen to two more statements on the same point. In the Christian Statesman, of May 30, 1889, Mr. Crafts said:

"For I was ashamed to require of the king a band of soldiers and horsemen to help us against the enemy in the way; because we had spoken unto the king saying, The hand of our God is upon all them that do evil; and that they have rebuked us for our good, and encouraged our hand against our enemies, and against all them that seeking to do us evil." Ezra 8:22, 23.

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"The laws of our statute books that re-enact the seventh commandment are as distinctly Biblical in their origin as the laws that re-enact a part of the fourth commandment."

And Mr. Blair, continuing his remarks before referred to, said:

"Now the question comes right to this point: God having ordained the Sabbath, as you concede with all religious organizations, here is the national Government, which alone can make that law of God operative in this sphere of national action. Why should not the national Government, then, re-enact that conceded law of the Almighty, and make it effective?" — Hearing, p. 66.

Here we see an utter ignoring of the power of the Spirit of God to influence men. The national government alone able to make the law of God effective!! We have already noted the blasphemous presumption of such an idea, but now after one more citation we wish to call special attention to the result upon the people. In the Christian Nation of December 5, 1888, the Rev. N. M. Johnston, speaking of Christ's work on earth, said of him:

"He healed disease; an intimation that when his gospel shall prevail, and wickedness be suppressed by law, then pestilence and disease shall be unknown."

Now note the following points:

1. The law of God is spiritual. God requires truth in the inward parts. He has declared that outward compliance with his requirements amounts to nothing; unless the service is from the heart. His word declares that hatred is murder, and that a lustful desire or look is adultery. No sign may be made that man can see, but God who looks upon the heart, sees violation of his commandments. The Pharisees, who appeared righteous outwardly, unto men, but were corrupt within, were denounced in most unmeasured terms. See Matt. 23: 23-28.

2. As wickedness has to do with the heart, so has morality; and nothing but the Spirit of God can reach the heart. No law, not excepting the law of God, can put down wickedness. The only righteousness that is worthy of the name is the righteousness of faith. The apostle Paul declared that he did not want to be found at the last day having the righteousness of the law, but only with the righteousness which is by the faith of Jesus Christ.

3. Since the law of God has to do with the thoughts and intents of the heart, it is evident that no human law can enforce obedience to it, nor punish for disobedience thereof. A man may be as corrupt at heart as Satan can make him, and yet if he preserves a fair exterior, men may call him good. Therefore it follows that,

4. When the State assumes the power of re-enacting and making effective the laws of God, it will declare men to be moral who are grossly corrupt. And since the natural tendency of men is to self-satisfaction, the result will be to fasten men in chains of vice. It will be useless to preach the gospel to men whom a power which they are taught to believe has authority above God, has declared to be righteous. And so the so-called Christian nation will be a nation where murder, adultery, and theft will be clothed with the garb of Christianity. Thus the abettors of religious legislation take away the key of knowledge, not entering into the kingdom of God themselves, and hindering those who would.

To sum up: we oppose religious legislation by civil governments, because it is unjust, and inconsistent with that civil liberty which is inalienable, and God-given. Especially is it un-American, directly subversive of that which the founders of this Government fought and labored to establish and maintain. Still more do we oppose it, because it is anti-Christian, tending only to immorality and practical idolatry. It repudiates the power of Christ and the Holy Spirit; it treats the word of God as a common thing, subjecting it to the judgment of men and the caprices of politicians; it even denies God himself, by attributing to fallible mortals the authority which belongs to him alone.

It is, in fact, of the very essence of heathenism; for while a true theocracy is the best government that could be imagined,—God himself being ruler,—when men appoint themselves vicegerents of God, they do just what the heathen did. Therefore, we call on all true Americans—upon all lovers of the liberty bequeathed to us by our fathers in the immortal Declaration of Independence; and with a still louder call we appeal to all lovers of God, of the Bible as his inspired word, and of the pure gospel of the Lord Jesus Christ, to unite with us in warning the people against this monster of injustice and mystery of iniquity—religious legislation.