SANTA CLAUS AND SCIENCE

By G. K. CHESTERTON

I WISH the subject I discuss here in a short article could be discussed in a big book, or a long series of books. I rather fancy that, if it could really be reduced to its elements, we should find the elementary truth about Catholicism and Protestantism and the present problem of our civilization. It would perhaps explain why, in the coming Christmas, many millions of our mature fellow creatures, so far from hanging up their stockings to have them filled, will rather hang up their hearts and heads and find them empty; and why they will continue to enact a fable for children to believe in, and for children who do not believe in it. For the sake of brevity, let me sum up such a scientific monograph under the heads of three or four questions.

First, who was Santa Claus or who was he supposed to be? Why do we actually describe this domestic and familiar figure by a name in a foreign language that few of us know? Why should a sort of uncle or grandfather so intimate that he is allowed to enter by the chimney, instead of the front-door, have on his visiting-card the rather florid name of a distinguished foreigner? The answer is important. It is because in my country the saints really have crept back again like spies. Saint Nicholas of the Children may not come through the chimney like a burglar; but he was really admitted through the front-door only as a foreigner. It is part of a paradox, that Protestant England satisfied its intense insularity mainly by the use of foreign words. For instance, men cannot do without the image of the Mother of God; the veritable Queen of Hearts, with every sort of lovers in every sort of land. But the Victorians got over her omnipresence in all art by calling her "a Madonna," whatever that may mean. As it was British to talk of Mary only in Italian, so it was British to talk of Saint Nicholas only in German. So we could tap all the traditional poetry of Christendom, without calling it Catholic or even Christian. It was a sort of smuggling; we could import Nicholas without paying the tax to Peter.

Second, everybody could then dispose themselves in elegant attitudes of sad sympathy and patronizing pity; over a mere fairy-tale for children, which children themselves must soon abandon. Santa Claus has passed into a proverb of illusion and disillusion. A man wrote a poem about how he had ceased to believe in Santa Claus at the age of seven and in God at the age of seventeen; and explained how he really regretted God not much more than Santa Claus. The notion that the thing had ever had any relation to any religion, or that that religion had ever had any relation to any reason, or that it had been a part of a real philosophy with a fringe of popular fancies but a body of moral fact, never occurred to anybody. And I startled some honest Protestants lately by telling them that, though I am (unfortunately) no longer a child, I do not definitely believe in Santa Claus; though I prefer to talk about him in my own language. I believe that Saint Nicholas is in heaven, accessible to our prayers for anybody; if he was supposed to be specially accessible to prayers of children, as being their patron, I see no reason why he should not be concerned with human gifts to children. I do not suppose that he comes down the chimney; but I suppose he could if he liked. The point is that, for me, there is not that complete chasm or cutting off of all relations with the religion of childhood, which is now common in those who began by starting a new religion and have ended by having no religion.

Third, do our contemporaries really know even the little that there is to know about the roots, or possible origins, of such romances of popular religion? I myself know very little; but a really complete monograph on Santa Claus might raise some very interesting questions. For instance, Saint Nicholas of Bari is represented in a well-known Italian picture of the later Middle Ages, not only as performing the duty of a gift-bringer, but as actually doing it by the methods of a burglar. He is represented as climbing up the grille or lattice of a house, solely in order to drop little bags of gold among the members of a poor family, consisting of an aged man and three beautiful daughters who had no money for their wedding dowries. That is another question for our contemporaries: why were celibate saints so frightfully keen on getting other people married? But anyhow, I give this only as an example out of a hundred, which might well be followed up if only grown-up people could be induced to take Santa Claus seriously. It looks as if it might be the root of the legend. To see a saint climbing up the front of our house would seem to most of us as odd as seeing a saint climbing down our chimney. Very probably neither of the things happened; but it might be worth while even for scientific critics to find out what actually did happen.

Fourth, what do our great modern educationists, our great modern psychologists, our great makers of a new world, mean to do about the
breach between the imagination and the reason, if only in the passage from the infant to the man? Is the child to live in a world that is entirely fanciful and then find suddenly that it is entirely false? Or is the child to be forbidden all forms of fancy; or in other words, forbidden to be a child? Or is he, as we say, to have some harmless borderland of fancy in childhood, which is still a part of the land in which he will live; in terra viventium, in the land of living men? Cannot the child pass from a child's natural fancy to a man's normal faith in Holy Nicholas of the Children, without enduring that bitter break and abrupt disappointment which no wmarks the passage of a child from a land of make-believe to a world of no belief?

AAA AND THE CONSTITUTION

By MICHAEL O'SHAUGHNESSY

IT HAS not escaped the notice of the "man on the street" that the owners and managers of capital, as an economic group in our population, oppose the power of government to regulate the conduct of individuals in the conduct of the nation's business. They oppose social legislation of every type. Their chief reliance in maintaining this anti-social attitude, strange to say, is the Constitution of the United States.

This highly privileged class stresses the "due process" as against the "welfare" clause of the Constitution, the letter against the spirit; in effect, they maintain that property rights are superior to human rights, unmindful of the fact that the maintenance of property rights depends upon the protection afforded the individual citizen by the Constitution. They seek to circumscribe the powers of the federal government under the commerce clause to the regulation of the transport of merchandise and commodities from one place to another across state lines. Every effort by the federal government, under the commerce clause of the Constitution, to regulate the business relations of the citizens of one state with the citizens of another, is met by the smug reference to the pronouncement by the Supreme Court that "production is no commerce." This is self-evident, but methods of production within a state can be such as to retard or destroy interstate commerce, in which case the Congress, in our opinion, has the power to exclude goods so produced from interstate commerce without in the least abridging the rights of citizens of any state to conduct production in any manner permitted by the laws of such state, provided of course that the goods are for consumption within that state.

The principal difficulty seems to be in agreeing upon a definition of commerce. The Supreme Court in its decision in the case of Gibbons v. Ogden (9 Wheaton, page 68), gives a definition of commerce of paramount importance in the debate over the reciprocal powers and duties of the federal government and the states in the matter of interstate commerce. The Court's definition in part is as follows: "Commerce, undoubtedly, is traffic, but it is something more: it is intercourse. It describes the commercial intercourse between nations, and parts of nations, in all its branches, and is regulated by prescribing rules for carrying on that intercourse." It is clear that in the mind of the Supreme Court, at least in the above decision, interstate commerce is business intercourse between citizens of the several states in the Union. It would follow that Congress has the power under the Constitution to prescribe rules for carrying on business intercourse among the citizens of the several states to promote and preserve interstate commerce. Such rules perhaps could be most effectively prescribed by the Congress requiring federal charters for corporations doing an interstate business.

The statement was frequently made in the lowest depths of the depression in 1932, by many, even the most reactionary financiers and captains of industry, that the system of distribution (of goods and services) had broken down in the United States. It had broken down because the owners of capital insisted upon so large a proportion of the national income that the purchasing power of workers and farmers had been curtailed to the point that the exchange of goods and services between the citizens of the various states (interstate commerce), was so obstructed that the economic machinery of the nation had all but collapsed.

The preservation of commerce between the several states depends upon the workers and farmers, the major consuming groups in our population, receiving a larger proportion of the national income to maintain purchasing power at a level at which capital can be profitably employed in industry. It is clear that the preservation of interstate commerce depends upon the establishment of a just relation in the income of the numerically small group of owners of capital and the vast majority of the population, as represented in the worker and farmer groups. The power to regulate interstate commerce most certainly includes the power to "prescribe rules" of business intercourse to establish this just relation.