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on health and hygiene are a
daily feature of the Woman's
Page you should read.
THE TIMES-DISPATCH

Richmond Times-Dispatch

RICHMOND, VA., THURSDAY, FEBRUARY 18, 1915

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THE TIMES-DISPATCH

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It is because the name "American Lady" has become a standard in Corsetry the world over for perfect style, service and satisfaction, and because so large a number of our patrons have come to prefer them to other makes, that AMERICAN LADY CORSETS can now be found in our Corset Section in a nice variety of models.

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The new American Lady line includes—

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We are told by the creators of these excellent Corsets—and we have no cause to doubt it—that "There are American Lady Corsets for all figures, no matter what the size or proportion—American Lady Corsets for all purposes."

"AMERICAN LADY CORSETS are made of the best materials in the American Lady way, by the most skilled and careful labor. Every American Lady Corset keeps its shape, resists wear, stays new. Never any undue stretching or loss of shape, even after hard wear."

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Second Floor.

NEWLY-ELECTED JUDGE IS REMOVED BY DEATH

Judge Thomas Blakey Dies Suddenly at His Home in Tappahannock, Essex County.

Hold Funeral to-Morrow
Burial Will Be in Family Burying Ground—Elected to Judiciary on January 13 by General Assembly, Which Will Elect Successor.

Judge Thomas Blakey, of Tappahannock, Essex County, died at an early hour yesterday morning. He was sixty-two years old, while in ill health for some time, his death was unexpected. The funeral will be held to-morrow morning from the home. Interment will be in the family burying ground.

Judge Blakey was only recently elevated to the judiciary, having been elected by the General Assembly on January 13, to succeed the late Judge T. H. Wright, of the Twelfth Judicial Circuit. He practiced in the State courts for many years before his election, and was regarded as one of the most brilliant lawyers in his section of Virginia.

Born sixty-two years ago, Judge Blakey was one of the most prominent citizens of Essex County. He was educated at the University of Virginia, and was a student of Governor Henry C. Stuart. Later he studied law and entered upon the practice of his profession in his home county. He served in the State Senate and was for some time Commonwealth's Attorney of Essex County. He was afterwards judge of the county court.

SURVIVED BY WIFE AND ONE DAUGHTER
Beside his wife, who was Miss Matilda Wright, daughter of Dr. Daniel Wright, Judge Blakey leaves one daughter, Miss Esther Blakey, who is attending college in Georgia. Judge Blakey was an uncle of Dr. W. R. R. R. of West Gate, Virginia, and a cousin of Dr. H. B. Evans, of Church View, Middlesex County. He was a nephew of Judge Brown Evans, of Middlesex County.

Following is a list of those chosen to fill the judicial vacancies which Dr. R. B. Evans, of the University of Virginia, James M. Lewis, of Henrico, and Dr. A. B. Evans, of the University of Virginia, were the only candidates who will be sworn in to the Twelfth Judicial Circuit on Monday. The General Assembly will meet a successor to Judge Blakey when it convenes on Monday. The names of the candidates for the vacancy are: George W. Baker, of Westmoreland County; Frank S. Cook, of Lancaster County; and Joseph W. Chinn, Jr., of Richmond County.

Hughes Gets \$500 Damages.
A jury in the Lowry Equity Court yesterday awarded damages in the sum of \$500 to John Hughes, who sued the Virginia Railway and Power Company for \$2000 for alleged damage to his automobile. The defendant's counsel demurred to the evidence, and the verdict of the jury was held in abeyance until the court can hear argument upon the admissibility of the testimony. Mr. Hughes' automobile was damaged by a street car some time ago at Second and Broad Streets.

CALLS SUNDAY TO EXPLAIN SECOND TRIAL OF CARNEAL

Henrico Magistrate Cited to Appear Before Judge Scott on March 6.

CLAIMS ACT WAS ILLEGAL
Attorney A. L. Boulware, Counsel for Mrs. J. T. Carneal, Says Magistrate Had No Right to Reopen Case After First Conviction.

At the request of counsel for Mrs. J. T. Carneal, Jr., Judge R. Carter Scott, of the Henrico County Circuit Court, has summoned Magistrate H. S. Sunday to show cause why, after convicting Mr. Carneal of a misdemeanor, he should have reopened the case and acquitted him. The case was to have been heard by Judge Scott in the City Circuit Court yesterday afternoon at 2 o'clock, but, after a conference between attorneys for both sides, it was postponed to March 6.

The history of the rather unusual case dates back to January 5, when, according to Mr. Carneal's story, he received a telephone call from a woman saying that she wanted to inspect some country property in which Mr. Carneal was interested. Mr. Carneal took the woman to see the property on the Parktown Road, and, he says, was followed by A. L. Boulware, attorney for Mrs. Carneal, and by Detectives C. O. Burch and Jones.

When Mr. Carneal stopped his machine and got out, he and the woman were placed under arrest by Burch and Jones, and were carried before Magistrate Sunday. Burch had a written warrant in his pocket, and to save himself embarrassment, Mr. Carneal pleaded guilty, and was trusted for the time being to afterwards paid.

CLAIMS A-FRAUD
AND IS VINDICATED
Later, convinced that he had been the victim of a "frame-up," Mr. Carneal employed Attorneys L. O. Wendenburg, Gilbert K. Pollock and D. C. O'Flaherty, and Magistrate Sunday reopened the case. With him sat Magistrate Scott, after a conference with Chief of Police T. Wilson Seay, of Henrico County, deprived Burch of his police powers as a county officer.

Now comes Mrs. Carneal's counsel, saying that his client, Magistrate Sunday, had no right to reopen the case and to acquit Mr. Carneal, and that the latter's further cause lay in the right of appeal to a trial court. There is no question which Judge Scott is to determine, whether he acted within his legal duties in giving Mr. Carneal a second hearing. Mrs. Carneal has instituted divorce proceedings against her husband in the Chancery Court.

Fined for Assault.
Mortimer Johnson, colored, was fined \$10 and costs in Police Court yesterday on a charge of assaulting and beating Salina Cash.

FLYING SQUADRON BEGINS THREE-DAY ENGAGEMENT

Two Speakers Address Crowds at High School Auditorium on Prohibition.

DR. SHELTON CITES KANSAS
Says It Has Cleanest Slate in the Union—D. V. Polling, Night Speaker, Says Prohibition Cause Has Been Baptized in Women's Tears.

The Flying Squadron of America began its three-day engagement here yesterday with two meetings in the John Marshall High School, both of which were well attended. Rev. Charles M. Sheldon, D. D., author of "In His Steps," addressed the afternoon meeting, and D. V. Polling addressed the meeting at night.

Dr. Sheldon was introduced by Mrs. Elmer Carpenter. He said that the country will never get rid of the evil of strong drink until the government prohibits its manufacture. He described Kansas, his native State, as a Commonwealth having the cleanest slate in the Union, where jails are in many cases empty, where in fifty-two counties there is not a pauper and never hears of boys and girls have never heard of a saloon.

"Kansas," he said, "has proved that it can prosper without a brewery or a saloon. The United States has no moral right to protect the liquor business and accept revenue from it than it has to protect counterfeiting. A nation has no more right to do wrong than an individual."

PARAMOUNT ISSUE IS CONSERVATION OF MAN
W. M. Bickers presided at the night meeting and introduced Mr. Polling. Mr. Polling said that the paramount issue before the American people today is not that the tariff, nor finance, nor imperialism, nor child labor, nor women's suffrage, nor prohibition. Rather it is the liquor traffic, and the highest conservation is the conservation of children and women and men—the conservation of humanity.

He said that the smile of God was upon the fight against the liquor traffic, and that the cause has been baptized in women's tears. The speaker this afternoon will be Dr. Ira Landtrith, president of Wardwell, M. Goldstein and Ben Jacobs, charged with operating and maintaining a gambling house at 103 North Seventh Street, will be given a hearing in the Police Court to-day. Detectives Kuyk, A. K. Cooney, Smith and Kellam raided the place several weeks ago, and are said to have caught three games in operation. They captured a complete list of the club members and, shortly after the raid, it was rumored that this list contained the names of many men prominently connected with city politics. The rumor was given added strength when the police refused to divulge the names.

Will Try Alleged Gamblers.
The case of C. J. Marshall, J. S. Lippford, M. Goldstein and Ben Jacobs, charged with operating and maintaining a gambling house at 103 North Seventh Street, will be given a hearing in the Police Court to-day. Detectives Kuyk, A. K. Cooney, Smith and Kellam raided the place several weeks ago, and are said to have caught three games in operation. They captured a complete list of the club members and, shortly after the raid, it was rumored that this list contained the names of many men prominently connected with city politics. The rumor was given added strength when the police refused to divulge the names.

FIRES FIVE SHOTS AT WIFE, BUT HITS CAR CONDUCTOR

D. L. Lowry Empties Pistol Without Striking Intended Target Single Time.

BULLET WOUNDS E. H. ORGAIN
Street Car Man Half a Block Away Receives Stray Pellet in Left Leg. Woman Flees Fustled Until Completely Exhausted.

D. L. Lowry fired five shots at his wife while standing within thirty feet of her on the corner of Jefferson Avenue and Twenty-first Streets late yesterday afternoon, and failed to strike his target, although one of the bullets found a mark in the leg of Conductor E. H. Orgain, who was on his car nearby until she fell behind the hedge of the triangular park. Lowry outran half a hundred pursuing men and boys and escape. Orgain was taken to Grace Hospital, where he was reported as being only slightly injured.

The shooting resulted from Mrs. Lowry's refusal to return to her husband's home as he demanded, according to the information which Detective Gordon Smith obtained. The woman refused to live with Lowry several months ago, and it is said, has brought divorce proceedings against him. Within the last three months she had Lowry arranged in court in charge of non-support and, according to the police, he was ordered by the court to contribute \$5 a week to the support of his wife and one small child.

CHARGED WITH ATTEMPT TO MURDER HIS WIFE
Detective Smith last night swore out warrants against Lowry, charging the man with feloniously shooting Conductor Orgain and with attempting to murder his wife. The police drag-net was thrown out over the city in an effort to bring about the man's arrest, but up to an early hour this morning he had been successful in eluding capture.

Mrs. Lowry, after running some distance from the scene of the shooting, was met by Policeman "Bill" Bradley and conveyed to her home. She soon became very nervous and Dr. Marshall L. Boyle was called to attend her. The physician found her in a state bordering on the hysterical, but succeeded in quieting her. According to the story which the young woman told the physician, she was on her way home from work when she came upon her husband at the corner of Twenty-first Street and Jefferson Avenue.

MRS. LOWRY DESCRIBES HER HUSBAND
"He wished me to promise him I would go back to live with him," Mrs. Lowry explained. "I refused, and we had some words. I was about to turn away and continue my way homeward when he suddenly jerked out his pistol and fired. The bullet whistled close to me and I ran. I don't know how many times he fired, but it sounded like a great number of times. I ran until I dropped behind the hedge. I was almost fainting, but in a few seconds managed to get to my feet and to run on. A friend happened by at the time and assisted me in getting home. Just previous to meeting my husband, I had called at the residence of Rev. J. J. Wicker, my pastor, to consult him on several matters."

Conductor Orgain informed Detective Smith that the first shot fired by Lowry struck him. His car, one of the Richmond street cars, was passing along Marshall Street just before starting across the viaduct. He had not seen the man and woman standing on the corner, and knew nothing of the shooting until he was struck. The conductor collapsed with a broken neck.

AT FLEEING WIFE
Lowry stood in the center of the sidewalk, according to witnesses, and fired shot after shot at his fleeing wife. When his cartridges were exhausted and his hands began to tremble, he turned toward his pursuers and ran up Twenty-first Street. He gradually gained on his pursuers and after he turned into Pleasant Street was met by a crowd of men. Lowry is a holler-maker by trade, but has been out of work recently. He is twenty-seven years old and has been living at 2312 East Broad Street.

AMBULANCE SURGEON WALKER was called to attend Conductor Orgain and found him painfully though not seriously injured. The bullet had passed through the calf of his left leg but had not struck the bone. Dr. Walker took the man to Grace Hospital, where surgeons completed the dressing of the wound.

POLICE SAY COUPLE HAD SEPARATED IN JUNE
Mrs. Lowry, whose first name is Lillian, has been boarding at 721 North Twenty-third Street. She was taken there by Policeman Kuyk, and it was there that Dr. Boyle later attended her. She and her husband, according to the police, separated in June.

The police predict that Lowry will be taken into custody some time to-morrow. Each of the statutes is being watched, and he will be arrested if seen by any of the officers, a description having been given to each. The police are of the opinion that they will prove unmediated attempts to murder, as they claim to have evidence to prove that Lowry has several times before threatened his wife, and that he went to his boarding place early yesterday afternoon to bring his wife to trial. It is also said that he awaited the coming of his wife for some time at the spot where the shooting occurred.

"MORALITY" SQUAD HARD AT WORK, SAYS WERNER

Chief Details Plain Clothes Force to Keep Watch on Residence Districts.

COMPLAINTS STILL POUR IN
Headquarters Receives Reports That Inmates of Former Segregated District Are Invading Residential Sections—Chief Makes Statement.

The police continue to receive reports that former inmates of the abolished segregated district are invading the residential sections of the city, and Mayor Werner yesterday announced that his "morality" squad had begun actual work. In fact, Chief Werner said, he had had men in plain clothes working on the problem for several months, and that many of the dozen or more houses raided on charges of this character during the last year had been discovered by men specially assigned to the work.

Several picked men began work as soon as Mayor Atwell's order became effective. It was said yesterday, and they already know where many of the women, who once lived in Richmond's underworld, are now residing. They have been watching the women carefully for evidence of law violations, but up to the present time have not been able to secure sufficient evidence to warrant bringing them into court.

Many of the inquiries put to the police are made by those who suspect women who have recently moved into their neighborhoods, of having lived on Mayo Street. In commenting on this fact yesterday, Chief Werner said: "We cannot arrest these women in their new locations unless they are actually caught violating the law. If they are caught violating the law, they will be arrested and prosecuted to the fullest extent of the statute that covers their offense. But we cannot arrest them simply because they have rented apartments in reputable neighborhoods, nor can we force them to move to any other section of the city. We must have concrete evidence against each one before we can take any action whatever."

The first civil suit resulting from the closing of the segregated district has been instituted in the Civil Justice Court by Attorney Edgar English, representing a woman who rented a house which was closed by the Mayor several days after she had paid her February rent in advance. The woman paid a monthly rent of \$75, it is claimed, and she had paid the deposit of \$150 as a guarantee that the rent would be paid when she took out her lease. She claims to have closed her house according to the terms of the Mayor's order and then requested that her deposit be returned. The \$75 advance rent and a part of the deposit were not returned to her. This was refused, and the suit resulted.

RENTAL CONTRACTS MAY GIVE RISE TO SUITS
The question of the validity of a rental contract for property in the segregated district, where no direct police supervision, is an important one which will enter into all suits of this kind. It is held by lawyers that no lessee of a house in the segregated district can be held to the terms of the contract because of the fact that at the time the contract was signed each party knew that the lessee expected to conduct a house in violation of the law.

Mrs. Georgia May Johnson, president of the Social Service Federation, yesterday corrected the statement that only eighteen women had been added to the list of women who were to be given food and clothing, she said, that the list had been increased to a number of cases they had been given sufficient money to take them to different parts of the country. She said \$150 had been spent for the purpose. The offer of tickets home in clothing, she said, was still open, and those who needed help can secure it by applying to her at 115 North Fifth Street.

DECLAMATION CONTEST
Twelve High Schools Enter Third Annual Competition at Richmond College.
Representatives of twelve high schools and academies of the State have entered the third annual declamation contest to be held under the auspices of Richmond College. The contest will be held on Saturday night at 8 o'clock in the auditorium of the college at Westhampton, and a gold medal will be awarded to the winner.

Charged With Assault.
Policeman Kuhn last night arrested R. H. Davis on a warrant charging him with assaulting and beating R. L. Jones. He will be given a hearing before Justice Griggs to-day.

To-Day, To-Morrow, Saturday

Just three days to profit by our \$16.00 Suit and Overcoat Sale.

Values up to \$30.00.

Gans-Rady Company

CONVICT LAWYER MAKES HIT IN CIRCUIT COURT

E. B. Hanley Pleads for Himself and Pals, Who Escaped From Penitentiary.

JUDGE CUTS PENALTY IN HALF
Sentences Four Prisoners to Serve Additional Two and a Half Years Each, Instead of Five, for Sensational Escape on January 11.

Knowing that their cause was hopeless and that the representations of a lawyer might do them more harm than good, Siler Adkins, E. B. Hanley, L. Hamilton, alias Harry Mills, and Al Burton, the four men who effected a sensational escape from the State Penitentiary on the night of January 11, only to be captured two days later, threw themselves on the mercy of the court yesterday morning, and each was sentenced to serve an additional term of two and a half years. When the four men were arraigned before Judge R. Carter Scott, in the City Circuit Court, Hanley acted as their attorney. Adkins had consulted with Attorney W. W. Taverly, and had been advised by the young lawyer that it would be practically useless to employ counsel, and that if he and his companions fought the case other charges might be brought against them. Then Adkins turned to Commonwealth's Attorney Folkes, and asked him what he intended to request of the court.

"Ask him for five years for each of you," said the judge. "You are the one who kissed one of the guards, aren't you?" asked the Commonwealth's Attorney.

RISKING INCIDENT
"As to that," said Adkins, "I do not care to say. You see your evidence, and it is not for you to guess, you are to add to your information. But it will be pretty tough if you ask the court to give us another five years."

The four men, by leave of the court, sat among themselves, and the court, after a short recess, asked that the guards who had been bound and gagged by the convicts be summoned to give evidence, but Hanley was informed Judge Scott would not permit the four, he would admit evidence on that score. Major Wood had told the court the story of the escape as he had heard it from the guards.

"We are willing to admit Mr. Wood's testimony," said Hanley, "and we are willing to admit that it is correct. And now, if your Honor please, we would like to have the court to give us a denial on our part that we escaped, and since we have been caught, and willing to be punished. We know your Honor to be a just judge, and we are willing to submit to such penalty as you may impose. We expect to serve ourselves on your mercy and ask you to be as lenient as you can."

TIDE IN CONVICTS' FAVOR
It was a straight appeal, marked by a high degree of intelligence and knowledge of the law, and the sympathy of the spectators, and as it turned out, his direct appeal turned the tide in favor of himself and his companions. Judge Scott cut it in half, and sentenced each of the four to an additional term of two and a half years, and a half year.

The men could have been charged with highway robbery in that they held up and robbed the guards, and it was their plea of guilty which saved them from facing the additional burden. Hanley, twenty-eight years old, was sentenced from Norfolk County for robbery, and had five years more to serve when he escaped. Hamilton, twenty-four years old, was convicted in Danville for forgery, and has seven years, outside of his additional term, to serve. Adkins, twenty-seven years old, was convicted in Lee County for murder, and had ten years more to serve when he escaped. Al Burton, thirty-one years old, was convicted in Russell County on a charge of murder, and had ten years more to serve when he escaped. His term would have expired in 1932.

SLID DOWN ROPE FROM FOURTH STORY WINDOW
The four men escaped from the overall factory in the penitentiary by overpowering the guards and a night watchman and then sliding down a rope from a fourth story window and scaling a thirty-foot wall. They remained at large only two days. They had only a few cents between them, and the watchman was bitterly cold. When finally discovered they were half starved and were almost ready to succumb.

Eight other men were convicted of second offenses, and each was sentenced to an additional five years in the penitentiary. They are Joseph Campbell, William, alias George, Washington; George Brown, Thomas Thurston, Jesse Pearl, Thomas Branch, George Waverly and Thomas Martin.

Sixteen others were sentenced to additional terms of one year for escaping from the road gangs. Five are to be tried to-day for third offenses, conviction of which means a life sentence.

TO ADDRESS WOMEN
Dr. Carolyn Geisel Will Deliver Interesting Talk on the Hum Traffic.

Dr. Carolyn Geisel, of the Battle Creek Sanatorium, Mich., will make an address to women in the John Marshall High School at 8 o'clock to-day. She will speak on "Women and Hum."

Dr. Geisel is one of the most prominent women physicians in this country, and is a graduate of Petrograd and Paris universities. She has been on the staff of the Battle Creek Sanatorium for twenty years. She has lectured before Chautauquus all over the country, pleading for a single standard for the fallen woman, and asking parents to train their children in the paths of purity.

Mrs. Georgia May Johnson will preside at the meeting, and Dr. Margaret Kuyk will present Dr. Geisel. All girls more than sixteen years old and all women are asked to be present.

RICHMOND BREAD HIGHER BECAUSE OF FOREIGN WAR

Local Bakers May Have to Raise Price of 5-Cent Loaf to 6 Cents.

NOW MAKING LIGHTER LOAF
Breadmakers Declare They Are Working on Narrow Margin of Profit—Average Cut in Weight of Loaf Has Been Four Ounces.

Five cents in Richmond to-day buys a loaf of bread lighter by several ounces than could be purchased ten days ago with the same coin. The price of wheat has continued to soar until Richmond bakers, following the lead of breadmakers in other cities, have found it necessary to cut the weight of the 5-cent loaf from three to four ounces, and a 6-cent loaf, with a return to the regular weight, is now predicted.

Leading bakers last night said a reduction in the weight of the 5-cent loaf made by practically every breadmaker in the city. Local bakers are working out their problems as individuals and not as an organized body. A general statement as to the exact weight which has been made in the reduction of a loaf could, therefore, not be obtained. Richmond bakers have no local association, but a majority of them belong to the State or national organization. The average reduction in the weight of a loaf appears to be from three to four ounces. There is no collective movement among local bakers to boost bread prices, but each of them is fighting the battle against the high cost of material single-handed.

BAKERS PLACE BLAME
The European war—not Richmond bakers—is blamed for the high price of bread. The war caused the shortage in the world's wheat production—the high cost of wheat, however, is not the "high price" of bread, but the price has steadily advanced. Even when hostilities cease, experts predict, prices go higher for a time. Declaration of peace, however, is thought, when conditions become somewhat settled, will tend to bring prices back to normal.

Walter G. Michael, of Roanoke, president of the Virginia Master Bakers' Association, who was in Richmond yesterday, was firm in the opinion that in the near future the price of a 5-cent loaf will be advanced to 6 cents. He declared there is no chance of a slump in the price of wheat, and said he would not be surprised if flour goes to \$12 a barrel.

Mr. Michael believes the public should welcome the 6-cent loaf because it will get more for the money when the price is advanced than now. It is contended that when the weight of a loaf of bread is decreased and its size remains the same, the quality is obliged to be inferior.

NO ORGANIZED ATTEMPT TO INCREASE PRICES
Local bakers when questioned last night, denied that there is any organized movement in Richmond to raise the price of the 5-cent loaf to 6 cents. Each of them said, however, that they are obliged to work on a small margin of profit, and that the increase in price is probable.

Rumors are current that bakers will form a local organization for the purpose of working in a more harmonious manner. It is known that under the present system time is wasted in keeping "the other fellow" guessing.

A. J. Clarke, secretary of the State Association, said yesterday that he had been forced to reduce the weight of the loaf he bakes from sixteen to twelve ounces. J. E. Perkinson, of the American Bread and Baking Company, said his company had been forced to reduce the weight of its product. William Nolde, of Nolde Brothers Bakery, said his firm was doing the same thing. Other bakers said they had been forced to raise prices.

Mrs. Rorer's Cooking Classes

EACH DAY FOR A WEEK,
From 3 to 5
BEGINNING
Next Monday
at the
Old Presbyterian Book Store

Tickets NOW on sale at T. A. Miller's drug store. \$2.00 for course of six lessons.

A magnificent "New Progress" Gas Range, valued at \$52, will be offered as a prize to members of Mrs. Rorer's classes by Sydnor & Hundley.

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Capital and Surplus	\$1,600,000.00
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