

Not only was Mrs. Clara Harris, wife of George Harris, brutally beaten in a cruel and cold-blooded manner...

Mrs. Harris's condition is still critical, although she improved somewhat yesterday and partially regained consciousness.

Mrs. Harris discussed with her physician the attack made upon her...

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COMMONWEALTH OF VIRGINIA,

Office Clerk of House of Delegates.

Proposed amendments to the Constitution of Virginia, agreed to by section of the General Assembly, 1908, and published in pursuance of section 196 of the Constitution and Act approved February 3, 1908:

JOINT RESOLUTION proposing an amendment of section 110 of the Constitution of Virginia, and providing for publishing said amendment and certifying the same to the next session of the general assembly.

Resolved, by the senate and house of delegates (a majority of the members elected to each of the two houses agreeing thereto), that the following amendment to the Constitution of Virginia be, and is hereby proposed, and is hereby referred to the general assembly at its first regular session held after the next general election of members of the house of delegates for its concurrence, in conformity with the provisions of section one hundred and ninety-six of said Constitution, namely: strike out from the Constitution section one hundred and ten, which is in the following words:

Sec. 110. There shall be elected by the qualified voters of each county, one county treasurer, who shall not be elected or serve for more than two consecutive terms, nor act as deputy of his immediate successor; one sheriff, one attorney for the Commonwealth, and one county clerk, who shall be the clerk of the circuit court. There shall be elected or appointed, for four years, as the general assembly may provide, commissioners of the revenue, for each county, the number, duties and compensation of whom shall be prescribed by law; but should such commissioners of the revenue be chosen by election by the people then they shall be ineligible for re-election to the office for the next succeeding term.

There shall be appointed, for each county, in such manner as may be provided by law, one superintendent of the poor, and one county surveyor. And insert in lieu thereof the following:

Sec. 110. There shall be elected by the qualified voters of each county, one county treasurer, one sheriff, one attorney for the Commonwealth, and one county clerk, who shall be the clerk of the circuit court. There shall be elected by the qualified voters of each county for four years, commissioners of the revenue, for each county, the number, duties and compensation of whom shall be prescribed by law.

There shall be appointed for each county, in such manner as may be provided by law, one superintendent of the poor, and one county surveyor.

JOINT RESOLUTION proposing amendments to sections 113 and 120 of article 5 of the Constitution of Virginia, and providing for publishing said amendments and certifying the same to the next general assembly.

Resolved by the senate and house of delegates (a majority of the members elected to each house agreeing thereto), that the following amendments to the Constitution of Virginia be, and the same are hereby proposed, and referred to the general assembly to be chosen at the next general election of senators and members of the house of delegates for its concurrence, in conformity with the provisions of section one hundred and ninety-six of article fifteen of said Constitution, namely:

Section 113. In every city, so long as it has a corporation court, or a separate circuit court, there shall be elected for a term of four years by the qualified voters of such city, one attorney for the Commonwealth, who shall also, in those cities having a separate circuit court, be the attorney for the Commonwealth, for such circuit court.

In every city there shall be elected, or appointed, for a term of four years, in a manner to be provided by law, one commissioner of revenue, whose duties and compensation shall be prescribed by law, but should he be elected by the people, he shall be ineligible for re-election to the office for the next succeeding term.

Section 120. In every city there shall be elected by the qualified voters thereof one city treasurer, for a term of four years, but he shall not be eligible for more than two consecutive terms, nor act as deputy for his immediate successor, one city sergeant, for a term of four years, whose duties shall be prescribed by law; and a mayor, for a term of four years, who shall be the chief executive officer of such city. All city and town officers, whose election or appointment is not provided for by this Constitution, shall be elected by the electors of such cities and towns, or of some division thereof, as appointed by such authorities thereof as the general assembly may designate.

The mayor shall see that the duties of the various city officers, members of the police and fire departments, whether elected or appointed, in and for such city, are faithfully performed. He shall have power to investigate their acts, have access to all books and documents in their possession, and may examine them and their subordinates on oath. The evidence given by persons so examined shall not be used against them in any criminal proceedings. He shall also have power to suspend such officers and members of the police and fire departments, and to remove such officers, and also such members of the police and fire departments, who shall be specified in the order of suspension or removal; but no such removal shall be made without reasonable notice to the officer complained of, and an opportunity afforded to be heard in person, or by counsel, and to present testimony in his defense. From such order of suspension or removal, the city officer so suspended or removed shall have an appeal of right to the corporation court, or, if there be no such court, to the circuit court of such city, in which court the case shall be heard, and all other powers and duties, whose decision shall be final. He shall have all the other powers and duties which may be conferred and imposed upon him by general laws.

And insert in lieu thereof the following:

Section 119. In every city, so long as it has a corporation court, or a separate circuit court, there shall be elected for a term of four years by the qualified voters of such city, one attorney for the Commonwealth, who shall also, in those cities having a separate circuit court, be the attorney for the Commonwealth, for such circuit court.

In every city there shall be elected for a term of four years, in a manner to be provided by law, one commissioner of revenue, whose duties and compensation shall be prescribed by law.

Section 120. In every city there shall be elected by the qualified voters thereof one city treasurer, for a term of four years, one city sergeant, for a term of four years, whose duties shall be prescribed by law; and a mayor, for a term of four years, who shall be the chief executive officer of such city. All city and town officers, whose election or appointment is not provided for by this Constitution, shall be elected by the electors of such cities and towns, or of some division thereof, as appointed by such authorities thereof as the general assembly shall designate.

The mayor shall see that the duties of the various city officers, members of the police and fire departments, whether elected or appointed, in and for such city, are faithfully performed. He shall have power to investigate their acts, have access to all books and documents in their possession, and may examine them and their subordinates on oath. The evidence given by persons so examined shall not be used against them in any criminal proceedings. He shall also have power to suspend such officers and members of the police and fire departments, and to remove such officers, and also such members of the police and fire departments, who shall be specified in the order of suspension or removal; but no such removal shall be made without reasonable notice to the officer complained of, and an opportunity afforded him to be heard in person, or by counsel, and to present testimony in his defense. From such order of suspension or removal, the city officer so suspended or removed shall have an appeal of right to the corporation court, or, if there be no such court, to the circuit court of such city, in which court the case shall be heard, and all the other powers and duties which may be conferred and imposed upon him by general laws.

JOINT RESOLUTION proposing an amendment to section 47, article 4 of the Constitution of Virginia.

Resolved, by the house of delegates, the senate concurring (a majority of the members elected to each house agreeing thereto), that the following amendment to the Constitution of Virginia be, and the same is hereby proposed, and referred to the general assembly for its concurrence, in conformity with the provisions of section fifty of article four of said Constitution, namely:

Strike out from the Constitution of Virginia, section fifty, article four, which is in the following words:

Section 50. No law shall be enacted except by bill. A bill may originate in either house, to be approved or rejected by the other, or may be amended by either, with the concurrence of the other.

No bill shall become a law unless prior to its passage it has been— (a) Referred to a committee of each house, considered by such committee in session, and reported; (b) Printed by the house in which it originated, prior to its passage therein; (c) Read at length on three different calendar days in each house; and unless— (d) A yeas and nays vote has been taken in each house upon its final passage, the names of the members voting for and against entered on the journal, and a majority of those voting, which shall include at least two-fifths of the members elected to each house, recorded in the affirmative.

And only in the manner required in sub-division (d) of this section shall an amendment to a bill by one house be concurred in by the other, or a conference report be adopted by either house, or either house discharge a committee from the consideration of a bill and consider the same as if reported; provided, that the printing and reading, or either, required in sub-divisions (b) and (c) of this section, may be dispensed with in a bill to codify the laws of the State, and in any case of emergency, by a vote of four-fifths of the members voting in each house taken by yeas and nays, the names of the members voting for and against, entered on the journal; provided further, that no bill which creates or establishes a new office, or which creates, continues, or revives a debt or charge or makes, continues, or revives any appropriation of public or trust money or property, or releases, or discharges, or commutes any claim or demand of the State, or which imposes, continues, or revives a tax, shall be passed, except by the affirmative vote of the majority of all the members elected to each house, the vote to be by yeas and nays, and the names of the members voting for and against entered on the journal. Every law imposing, continuing, or reviving a tax shall specifically state such tax, and no law shall be construed as so stating such tax which requires a reference to any other law or any other tax. The presiding officer of each house shall, in the presence of the house over which he presides, sign every bill which has been passed by both houses and duly enrolled. Immediately before this is done, all other business being suspended, the title of the bill shall be publicly read. The fact of the signing shall be entered on the journal.

And insert in lieu thereof the following:

Section 50. No law shall be enacted except by bill. A bill may originate in either house, to be approved or rejected by the other, or may be amended by either, with the concurrence of the other.

No bill shall become a law unless prior to its passage it has been— (a) Referred to a committee of each house, considered by such committee in session, and reported; (b) Printed by the house in which it originated prior to its passage therein; (c) Read by title on three different calendar days in each house and read at length at least once in each house; and unless— (d) A yeas and nays vote has been taken in each house upon its final passage, the names of the members voting for and against, entered on the journal, and a majority of those voting, which shall include at least two-fifths of the members elected to each house, recorded in the affirmative.

And only in the manner required in sub-division (d) of this section shall an amendment to a bill by one house be concurred in by the other, or a conference report be adopted by either house, or either house discharge a committee from the consideration of a bill and consider the same as if reported; provided, that the printing and reading, or either, required in sub-divisions (b) and (c) of this section, may be dispensed with in a bill to codify the laws of the State, and in any case of emergency, by a vote of four-fifths of the members voting in each house, taken by yeas and nays, the names of the members voting for and against entered on the journal; provided further, that no bill which creates or establishes a new office, or which creates, continues, or revives a debt or charge or makes, continues, or revives any appropriation of public or trust money or property, or releases, or discharges, or commutes any claim or demand of the State, or which imposes, continues, or revives a tax, shall be passed, except by the affirmative vote of the majority of all the members elected to each house, the vote to be by yeas and nays, and the names of the members voting for and against entered on the journal. Every law imposing, continuing, or reviving a tax shall specifically state such tax, and no law shall be construed as so stating such tax which requires a reference to any other law or any other tax. The presiding officer of each house shall, in the presence of the house over which he presides, sign every bill which has been passed by both houses and duly enrolled. Immediately before this is done, all other business being suspended, the title of the bill shall be publicly read. The fact of the signing shall be entered on the journal.

I hereby certify that the foregoing are true copies of amendments proposed to the Constitution and agreed to by the General Assembly of Virginia, session 1908, and the same are published in pursuance of section 196 of the Constitution and Act of the General Assembly, approved February 3, 1908.

JNO. W. WILLIAMS, Clerk House of Delegates of Virginia.

Avoid Danger. When you are sick, or suffering from any of the troubles peculiar to women, don't delay—take Cardui, that well-known and successful remedy for women. Thousands of women have used Cardui and been benefited. Why not you? Don't take any chances. Get Cardui, the old, reliable, oft-tried remedy, for women of all ages. TAKE CARDUI It Will Help You. Mrs. Inzania Morgan, Sneedville, Tenn., writes: "For ten years I suffered with the turn of life, and tried many remedies without relief. I had pains all over my body and at times I could not sit up. At last I took Cardui and now I can do my housework. I have told many ladies about Cardui and recommend it to all sick women." Try it. AT ALL DRUG STORES

The Wagons We Sell. Are strictly first class in every particular. Experience has taught us that to pay a few dollars more and get the BEST is the most economical way to supply our needs, and we are not different from other folk; then when you buy a wagon why not get the best? Our Weber Farm Wagons can't be beat. They are strictly guaranteed, as is also every kind of farming implements we handle. MYERS BROTHERS 115 North Pitt Street.

THE ALEXANDRIA Iron Works Foundry, Machine Work and Blacksmithing Structural Iron a Specialty. Manufacturer of Patent Turbine Pump for dairy and suburban homes. Agent for coal oil engine, the only safe power around buildings. Send us your inquiries for anything in iron.

J. & H. AITCHESON, Machinists and Engineers. Agents Gray Gasoline Motors. Engineers and Machinists Supplies, Pipe, Pipe Fittings, Valves, Etc. Blacksmithing and Repairing Promptly Executed.

Wholesale Druggists. Manufacturing Pharmacists and Dealers in Patent, Oils, Window Glass, Dyeing, Liquors, Perfumery, Fancy Goods, and Specialties. Wholesale and Retail Druggists. Agents for Johnson & Co.'s Tinted Glass, Patent, Oils, Window Glass, Dyeing, Liquors, Perfumery, Fancy Goods, and Specialties. Wholesale and Retail Druggists. Agents for Johnson & Co.'s Tinted Glass, Patent, Oils, Window Glass, Dyeing, Liquors, Perfumery, Fancy Goods, and Specialties. Wholesale and Retail Druggists.

OTTERBURN Lithia and Magnesia Springs WATER. Greatest known Water for Dyspepsia, Indigestion, Kidney and Liver Troubles. Leading Physicians endorse it and testify to its great merit. FRANK WARFIELD, Druggist.

First National Bank, Alexandria, Va. Designated Depository of the United States. CAPITAL \$100,000. SURPLUS AND UNDIVIDED PROFITS \$175,000. Directors: M. B. HARLOW, G. E. WARFIELD, J. F. MUIR, WALTER ROBERTS, B. BAKER, JR., FRANK WARFIELD.

Do You Know Who does your Laundry Work? Numerous people hand their package to anyone calling for Laundry. Let the BANNER call for it, thus insuring its prompt return. Watch for "the BANNER" wagon. Banner Steam Laundry 999 Oranoco Street.

Taylor's Pharmacy. The Best of EVERYTHING. VIOLET TALCUM POWDER. A refreshing, highly perfumed and borated sanitary powder. 25c FULL POUND. Taylor's Pharmacy 616 King Street.

WAGON AND CARRIAGE BUILDERS. THE WAGONS WE SELL. Are strictly first class in every particular. Experience has taught us that to pay a few dollars more and get the BEST is the most economical way to supply our needs, and we are not different from other folk; then when you buy a wagon why not get the best? Our Weber Farm Wagons can't be beat. They are strictly guaranteed, as is also every kind of farming implements we handle. MYERS BROTHERS 115 North Pitt Street.

The Bromilaw Brick Co. Building, Paving and Sewer Brick, Front and Building Sand. WORKS: Hunting Creek, 1714 1/2 Telephone 107.

Winter Nights are long. Prepare now to make them cheerful, by using Electric Lights. SEE Alexandria Electric Co.

SOUTHERN RAILWAY. Trains leave Union Station Alexandria in East August 8th, 1909. 8:47 A. M.—Daily Local between Washington and Alexandria. 8:47 A. M.—Daily-Local for Harrisonburg, and way stations. 9:17 A. M.—Daily—U. S. Post Mail. Stop only for passengers for points south at Washington, Alexandria, and way stations, sleepers to Birmingham and drawing-room sleepers to New Orleans. Dining car service. 1:17 P. M.—Week Days—Local for Washington and Harrisonburg. 3:27 P. M.—Daily—Birmingham special. Sleeping cars between New York, Augusta, Aiken and Jacksonville. Sleeper to Birmingham. Through sleeper to Jacksonville. Dining car service. Tourist's California tri-weekly. 4:32 P. M.—Week Days—Local for Harrisonburg and way stations on Manassas branch. 5:12 P. M.—Daily—Local for Manassas and Charlottesville. 10:27 P. M.—Daily—Washington and Chesapeake Limited, via Lynchburg. Pullman coach and sleeping car to Roanoke, Knoxville and Chattanooga. Sleeper to New Orleans, via Washington to Roanoke. Dining car service.

General Insurance Agency. LAURENCE STABLER, 1000 N. 4, Burke & Herbert Bldg. The companies represented in this office have assets of over \$100,000,000. Among these are: Hartford Fire Insurance Co. Liverpool & London & Globe Insurance Co. Northern Assurance Co. Springfield Fire & Marine. Prompt attention given to adjustment of claims and all matters connected with insurance.

Washington Southern R. Co. Schedule in effect Jan. 4th, 1909. Trains leave Union Station for Washington and points north at 8:02, 8:23 and 8:33 a. m., 12:11, 2:30, 8:07, 8:18, and 11:33 p. m., week days. Sundays—8:23 and 8:33 a. m., 12:01, 8:07, 8:18 and 11:33 p. m. For Fredericksburg, Richmond and points south at 4:22, 4:37, 9:22 and 11:32 a. m., 5:17 (local), and 7:32 p. m., week days. Sundays—4:27, 7:32, and 9:22 a. m., 4:07, 5:17 (local), and 7:52 p. m. Accommodation for Fredericksburg at 9:35 a. m., week days. Note—Time of arrivals and departures and connections not guaranteed. W. P. TAYLOR, Gen. Mgr.

OPENING AND CLOSING OF MAILS. Northern mails, week days, close at 8:40 a. m. and 10:45 a. m., and 2:00, 3:30, 8:15 and 10:15 p. m. Open at 8:00 a. m., 12:00 m., and 5:00 p. m. On Saturdays, week days, close at 7:10 a. m., 2:30, and 7:30 p. m. Southern mails via Charlottesville close at 10:30 a. m., and 8:00 a. m., and 10:15 p. m. Open at 8:00 a. m., and 3:20, 7:15 and 10:30 p. m. Open at 8 a. m., 12 m. and 4 p. m. Manassas Division mails close at 9:20 a. m., and 3:20 p. m. Open at 12:30 and 8:15 p. m. Alexandria and Round Hill mails close at 7:30 a. m., and 1:00 p. m., and 4:00 p. m. Open at 9:00 a. m., 12:00 m., and 5:00 p. m. Open at 8:00 a. m., and 10:15 p. m. Open at 8:00 a. m., and 6:00 p. m. Washington mails close at 8:45 and 10:45 a. m., and 2:00, 2:30, 8:15 and 10:15 p. m. Open at 8:00 a. m., 12:00 m., and 5:00 p. m. On Saturdays, week days, close at 7:10 a. m., 2:30, and 7:30 p. m. Southern mails via Charlottesville close at 10:30 a. m., and 8:00 a. m., and 10:15 p. m. 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