

ANTI-SALOON LEAGUE BEGINS IN RICHMOND

Does Work Like Sunday-Observance League.

START TEMPERANCE SALOONS

Brisk Controversy Between the Two Baltimore Priests—All Not Serene in Dover Association—Other Religious News of Interest.

Plans are being made by the Anti-Saloon League of Virginia to open up a big campaign in Richmond in the early fall. A series of meetings will be held in different parts of the city and will be followed by the organization of a Richmond League which will at once set to work. The first meeting will be held in the Seventh-Street Christian Church.

The goal toward which the league will work will be the total abolition of the saloons. It will not start out, however, with a view to accomplishing this in a day, a week or a year, but will endeavor to work along gradually, constantly moving forward a little to the end in sight.

The first step taken will be toward securing the enforcement of the present laws touching on the sale of whiskey. Here the league will do practically the same work instituted a year or two ago by the Sunday Observance League, since that time among other things bend its energies toward securing the closing of the saloons on the Sabbath as is required by statute. If the present laws are disregarded the attention of the officers will be called to the fact, and if they do not respond the league will set about securing the nomination and election of such officers as will enforce the law.

When it has accomplished this first move—the thorough enforcement of all present laws—the league will start out to secure other laws going still further than the present, and in this work it will not cease before the city statutes absolutely prohibit the sale of whiskey. Every opportunity to work upon the Common Council will be seized and the league will endeavor to secure the election to the body of such men as favor the temperance cause.

At the same time with this gradual work toward the abolition of the saloon will be the establishment of temperance clubs which are designed to take the place of the whiskey-shops. The Rev. C. H. Crawford, superintendent of the League, said this morning that this will be an important feature of the work and one which will be constantly emphasized not only here, but over the entire State. He is already thinking about a scheme whereby one of these clubs may be organized in Richmond and made self-supporting.

Considerable interest has been aroused here by the attack just made by Father W. E. Starr, of the Corpus Christi Catholic Church, Baltimore, upon the Very Rev. John B. Starnes, Superior of St. Joseph's Society for Colored Missions, who was, several years ago, stationed in this city. Father Slattery, last month preached in Baltimore a sermon which has attracted widespread attention. On receipt of a copy of the sermon delivered by Father Starr, Starnes returned, prefacing his remarks with the following which is mild compared with the remainder.

"Dear Reverend Sir: Yesterday's post brought me a copy of your sermon delivered upon the occasion of the first mass of the Rev. Henry Starr, Superior of St. Francis Xavier's Church on the 22d instant.

"That you have thought it proper to give your discourse the widest possible circulation permits the inference that you regard it as in some sense a gauntlet thrown down, and that you thereby invite criticism. I had already seen the condensed report in the daily prints and I confess that it quite took away my breath. I have taken pains to ask the impressions of a number of clergymen whom I met yesterday at the commencement exercises at St. Charles College. I have never in all my life seen a minister so keenly and so men so profoundly moved. Without dissenting voice, one and all expressed disgust and indignation at the complete lack of ordinary restraint which marks your discourse from first to last. And the end is not yet.

I fear that you have wrought well-nigh irreparable harm to the cause in which you have devoted your money and life. I shall be gratified beyond expression, if you do not very soon discover that you have let fly a boomerang which will in time return to torment you."

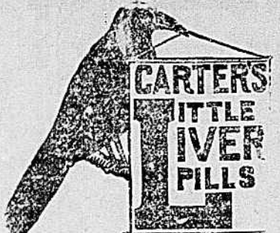
Richmond delegates to the Dover Baptist Association returned to the city Thursday, accompanied by several others, who passed through here on the way home.

The action of the association in reference to the whiskey matter is being much discussed and commented upon. The majority of the Richmond ministers are said to think well of the adoption of the resolution offered by the Rev. W. S. Leake, of this city, but dissatisfaction is expressed in the quarters. A prominent minister was heard to say yesterday morning that wherever he went he had to hang his head in shame because of the presence in churches in the Dover Association of whiskey members.

It is thought by some or seventy additions and \$7,000 raised, a new pipe organ put in, and other improvements.

The Rev. Jeter George Dickinson, of Gadsden, Ala., a graduate of Richmond College, is visiting friends in the State and is preaching at several of the churches in Virginia. Tomorrow he will fill the pulpit of the Baptist Church at Berea, in Louisa county.

The date for the annual State Convention of the Anti-Saloon League has just been decided upon and has been fixed for January 15 and 16, 1903. The meeting will be held in this city in some yet to be selected.



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OF INTEREST TO THE CHILDREN

Major Anderson Gives Out an Opinion as to School Age.

A very interesting opinion, especially to school children and their parents, has been rendered by Attorney-General Anderson. In brief it is this:

"The new Constitution makes the minimum age seven years for a child to enter the public schools, but a pupil now enrolled, cannot be kept out, even if he or she is under seven years."

The Attorney-General's opinion is as follows: Richmond, Va., July 23, 1902. Hon. Joseph Southall, Superintendent of Public Instruction, Richmond, Va.: Dear Sir—The letter of Mr. W. B. Livezey, a member of the School Board of Newport News, addressed to you, dated the 19th instant, and referred to me on the 21st instant, has been carefully considered.

The new Constitution of Virginia went into complete operation, except in so far as modified by the Schedule, on the 10th instant. Section 135 of the Constitution provides that the number of children between the ages of seven and twenty years in each school district shall be the basis of apportionment of the funds derived by the State from taxation for school purposes, and from the interest on the literary fund. It is evidently the purpose and effect of this section to substitute these limits of school age, in determining the basis of apportionment, of the State school fund, for those prescribed in section 8 of Article 3 of the late Constitution of the State, by which the limits of school age were made five and twenty years.

It will not, however, in my opinion, operate to exclude from the schools of the State pupils between the ages of five and seven years who may be already enrolled, without some further regulation by the State Board of Education, or by law enacted by the General Assembly.

The provision of section 135 of the Constitution above referred to does not require the enrollment of children hereafter apportioned on the basis of the school population between the ages of seven and twenty years. In the nature of things, however, it is impracticable, certainly without further action by the General Assembly, to put that provision into actual operation during the next school session, for the reason that it will be impossible to take a new census of the school population in the State until the fall of 1903, and the session of 1903-4 will be the earliest one to which the provision of section 135 can be applied.

GREENWAY WITH FRIENDS

Cashier Taken from the Jail to the Residence of an Acquaintance.

Mr. J. R. Greenway, the missing Chesapeake and Ohio cashier, was on yesterday morning removed from Henrico county jail to the home of his friend, Mr. S. Boyse Brady, in Barton Heights. Mr. Greenway had been at the jail under the charge of lunacy since Tuesday, when he was found near Short Pump, in the county, with a severe wound in his throat, telling the story of his attempt at suicide.

His mental and physical conditions had so improved since his imprisonment that the charge of lunacy was dismissed, and his physicians declared that there was no reason why he should not be moved from the jail. Yesterday morning his mind seemed perfectly clear, as he talked with his brother and others around him. Mr. Arthur Greenway left for his home last night, but will return the latter part of next week to remove his brother to his home in that city. No charges are lodged against Greenway by the Chesapeake and Ohio officials here.

Sunday Afternoon Study for Men.

To-morrow afternoon there will be a congenial crowd of men in the association parlor, and a cordial invitation is extended to all to attend. The room will be cooled by electric fans, and the hour will be spent in Bible study. To-morrow Secretary McKee will take an old story which many men have heard and forgotten. The question for the afternoon will be "Is It?"

OUR NATIONAL DISEASE

Caused by Coffee.

Physicians know that drugs will not correct the evils caused by coffee, and the only remedy is to stop drinking it. Dr. W. J. Allison, of Heber, Ark., says: "I have been a coffee drinker for 50 years and have often thought that I could not live without it, but after many years of suffering with our national malady, dyspepsia, I attributed it to the drinking of coffee, and after some thought, determined to use Postum Food Coffee for my morning drink. I saw that Postum was made carefully with directions, and found it just suited my taste. At first, I used it only for breakfast, but I found myself getting so much better, that I used it at all meals, and I am pleased to say that it has entirely cured me of indigestion. I gained 19 pounds in 4 months and my general health is greatly improved."

I must tell of a young lady in Illinois. She had been in ill health for many years. She was a low, with but little pulse. I advised her to try it. At the end of the year, she wrote me that Postum had entirely cured her, and that she had gained 40 pounds in weight and felt like herself again."

GOV. MONTAGUE OPENS HIS HEART

He Grants a Large Batch of Pardons.

MANY ARE CONDITIONAL

Only Two Are Absolute, but All Were Given Earnest Consideration—Respite Given in One Case in Order to Allow Counsel Time.

Governor Montague opened his heart yesterday and pardoned a long list of convicts. The cases were nearly all recommended by the Board of Pardons, and most of them had been pending before His Excellency for some time. He granted two absolute pardons and one respite, the latter being to allow prisoners counsel time in which to make his plea for commutation of sentence.

The pardons granted were as follows: Dock Mullins, who was at the March term, 1901, of the County Court of Wise tried and convicted of malicious burning and sentenced to three years in the penitentiary.

Ed. Jeffress, who was at the County Court of Charlottesville at the March term, 1899, tried and found guilty of car breaking and sentenced to two years in the penitentiary.

Joseph E. Chipley, who at the County Court of Rockingham at the November term, 1896, tried and convicted of burglary and given a term of twelve years in the penitentiary.

William Roseley, who at the February term, 1897, of the County Court of Norfolk, was tried and found guilty of burglary and sentenced to serve seven years in the penitentiary.

Charles E. Bowen, who was at the July term, 1888, of the County Court of Chesterfield tried and convicted of horse stealing and sentenced to eight years in the penitentiary.

Phil Francis, who at the February term, 1901, of the county court of South-western was tried and convicted of house breaking and larceny and sentenced to two years in the penitentiary.

John Miller, who was at the May term, 1896, of the county court of Prince Edward tried and convicted of assault and sentenced to ten years in the penitentiary.

George Rose, who was at the April term, 1896, tried and convicted of house-breaking in the county court of Greenville and sentenced to ten years in the penitentiary.

W. C. Warren, who at the April term, 1897, of the county court of Isle of Wight was tried and convicted of malicious assault and sentenced to ten years in the penitentiary.

Henry Brown, who at the October term, 1899, of the county court of Fluvanna was tried and convicted of attempted assault and sentenced to five years in the penitentiary for a term of five years.

Howard Wilson, who at the September term, 1900, of the county court of Rockingham was tried and convicted of grand larceny and sentenced to three years in the penitentiary.

William Baker, who was at the April term, 1901, of the County Court of Montgomery tried and convicted of felony and sentenced to a term of three years in the penitentiary.

Noah Sowards, who at the March term, 1901, of the County Court of Westmoreland was tried and convicted of burglary and sentenced to eight years in the penitentiary.

Dock Swindall, who was at the March term, 1901, of the County Court of Wise tried and convicted of malicious burning and sentenced to three years in the penitentiary.

Ducker Lewis, who, at the January term, 1901, of the County Court of Alleghany, was tried and convicted of house breaking and sentenced to a term of three years in the penitentiary.

Henry Watson, who was at the June term, 1901, of the County Court of Giles, tried and convicted of malicious assault and sentenced to two years in the penitentiary.

Dick Weir, who at the January term, 1891, of the County Court of Pittsylvania, was tried and convicted of murder in the second degree and sentenced to 15 years in the penitentiary.

Harry Leaman, who was at the October term of the County Court of Wythe tried and convicted of murder in the second degree and sentenced to 10 years in the penitentiary.

REALTY SALESROOM BOUND TO COME

Strong Sentiment Among Real Estate Men in its Favor

THE VIEWS OF SOME LEADERS

Messrs. Elam, Brown and Catlin Express Opinions—Not Ready for Exchange Yet—Fear Rigid Rules. Other Ideas of Interest.

The real estate exchange, or a modified form of this institution, is almost bound to come to Richmond. The real estate men of the city are demanding it. Not all of them, however, for there is a sentiment among them that it is a good thing to let well enough alone. But the majority want the sales-room, the latter being a point of view made yesterday by a Times writer, shows. The difference between the sales-room and the exchange is that the latter is an evolution of the former. The exchange will be governed by a board, and there will be strict rules to be observed, or the fines to pay. A sales-room will be little more than a meeting place for the buyer and seller. The sales will occur there and not on the premises of the property sold. Some favor having a board to govern even the sales-room, though this institution will not be nearly so pretentious as the exchange.

MR. ELAM'S VIEWS. Messrs. J. B. Elam & Company favor the sales-room, at least. Mr. Elam is chairman of the special committee, which is considering the advisability of having one or the other. Mr. Elam said to a Times writer yesterday that he wanted a board in charge of the exchange, with certain reasonable rules. He thought that the committee would be able at the next meeting of the Real Estate Association to come to some agreement.

Messrs. J. Thompson Brown & Company also want the sales-room. The senior member of the firm expressed his view on the matter freely. He wanted a centrally located room, where the sales could occur, where the buyers could meet with the seller, no matter what the weather was. He did not think the time had yet come for an exchange. If an exchange were to be established at once with rigid rules, he thought it would soon be broken up.

WHAT MR. CATLIN THINKS. Mr. E. A. Catlin was decidedly in favor of the sales-room, or exchange. He thought that the present method of selling property was crude and out of date. He believed the time had come when the business would be benefited by having such an institution.

Other real estate men seen were of the same opinion. But there are several firms here who are not anxious to make any change or to run any risks. They argue that they and the association in the business, and they are doing a satisfactory business, and they can see no reason for a change and a hazard.

The Amherst News Era, owned and edited by Judge Clarence W. Campbell, has the following editorial article in its issue of Thursday:

This paper, as well as Judge Campbell individually, has studiously avoided saying anything in reference to the meeting of the Amherst Club, which course is approved by fair and conservative people. Judge Campbell's hands are tied till after his trial—the time for him to make his defense. Why will his enemies and critics not wait, until he is tried by a jury? Have they done it yet? They have done and are doing all they can to poison and to prejudice the people of Amherst, as well as the people of Virginia, and the Virginia Legislature, against Judge Campbell.

These meetings have no weight in Amherst, where the parties are known, but their action is sent out to Lynchburg and Richmond papers, and thus prejudice the Legislature against Judge Campbell. These meetings are in Amherst, where they hope to impeach him. This is the only way in Amherst, Va., where they hope to impeach him. This is the only way in Amherst, Va., where they hope to impeach him.

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when the people endorsed him, have no weight with the Legislature in impeachment proceedings. But when facts are known such will fall flat.

It is the same old fight between factions in Amherst—it is persecution by Judge Campbell's enemies of him. Not one care for Crawford or Judge Campbell's act—they only desire to have him removed as judge and put someone else in his place.

WILL ATTEND MEETING

List of Those Who Will Go to Hot Springs Bar Association Meeting—Following is a list of those who have notified Mr. Eugene C. Massie, secretary, that they will attend the meeting of the Virginia State Bar Association at the Hot Springs on the 5th, 6th, 7th and 8th of August:

- Aiken, Judge A. M., Danville, Virginia. Anderson, Judge George K., Clifton Forge, Virginia. Atkinson, Judge William M., Winchester, Virginia. Barton, Robert T., Winchester, Virginia. Barrett, W. E., Newport News, Virginia. Blair, Judge Henry E., Salem, Virginia. Boothe, Gardner L., Alexandria, Virginia. Bryan, George, Richmond, Virginia. Cannon, James E., Richmond, Virginia. Carson, J. Preston, Richmond, Virginia. Christian, Judge George L., Richmond, Virginia. Cocke, Lucian H., Roanoke, Virginia. Corbett, James Howard, Suffolk, Virginia. Crump, Judge Bev. T., Richmond, Virginia. Cumming, Hon. S. Gordon, Hampton, Virginia. Dew, Judge John G., Newtown, Virginia. Duke, Judge R. T. W., Jr., Charlottesville, Virginia. Echols, Hon. Edward, Staunton, Virginia. Edmunds, James E., Lynchburg, Virginia. Eubank, William, Bedford City, Virginia. Frick, George A., Norfolk, Virginia. Garnett, Judge T. S., Norfolk, Virginia. Garrison, Frank T., Lexington, Virginia. Graham, Judge Samuel C., Tazewell, Virginia. Griffin, Samuel, Bedford City, Virginia. Guy, Jackson, Richmond, Virginia. Haas, Talfourd N., Harrisonburg, Virginia. Hamilton, Hon. Alexander, Petersburg, Virginia. Hanchel, Louis T., Charlottesville, Virginia. Hanger, Hon. Marshall, Staunton, Virginia. Harnsberger, J. S., Harrisonburg, Virginia. Harrison, Judge George M., Staunton, Virginia. Holland, W. S., Windsor, Virginia. Hull, David Denton, Bristol, Virginia. Hundley, Judge George J., Farmville, Virginia. James, Robert G., Clifton Forge, Virginia. Judge James, Richmond, Virginia. Kilby, Judge Wilbur J., Suffolk, Virginia. Letcher, Judge S. Houston, Lexington, Virginia. Lewis, John H., Lynchburg, Virginia. Lewis, Judge L. L., Richmond, Virginia. Lile, Professor William M., Charlottesville, Virginia. Martin, M. M., Richmond, Virginia. Mason, George, Petersburg, Virginia. Meredith, Wyndham R., Richmond, Virginia. Keith, Virginia. Kelly, Joseph L., Bristol, Virginia. 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