

WOULD AMEND ANTI-HAT LAW

Ordinance Will Be Considered Next Week.

MEN MUST REMAIN SEATED

Councilman Opposes the Habit Fellow Men Have of Leaving the Theatre Between Acts—Will Amend the Theatre Hat Ordinances.

When the Council Committee on Ordinances, Charter and Reform, Gilbert K. Pollock, chairman, meets next week, the anti-theatre hat law, which was recently offered in the Common Council by Mr. James M. N. Allen, of Marshall Ward, will receive a most careful consideration.

That it will receive a favorable report is assured, a majority of the members having expressed themselves as heartily in accord with the measure.

However, it is probable that the ordinance will be amended in such a way as to make it even more effective along the line of theatre decorum than was at first contemplated by Mr. Allen.

It is a nuisance to the ladies to be disturbed every time the curtain falls by some man who wishes to chase out a cigarette or get a little refreshment. It is a poor rule that would not work both ways, and I think such an amendment should be adopted.

The member said that he had some little doubts as to the constitutionality of the law as contemplated by his amendment, but would investigate the matter in the hope of finding some way around this.

Remain Seated.

This ordinance Jimmie Allen has offered is a good one, said the councilman, and I propose voting for it both in committee and in the Common Council.

But if we are going to require the ladies by law to "lift their lids" for the benefit of the gentlemen, I think we should also require that the gentlemen remain seated in their seats after once going to them.

It is a nuisance to the ladies to be disturbed every time the curtain falls by some man who wishes to chase out a cigarette or get a little refreshment.

It is a poor rule that would not work both ways, and I think such an amendment should be adopted.

The member said that he had some little doubts as to the constitutionality of the law as contemplated by his amendment, but would investigate the matter in the hope of finding some way around this.

Gentlemen holding aisle seats will not be affected.

Remain Seated.

This ordinance Jimmie Allen has offered is a good one, said the councilman, and I propose voting for it both in committee and in the Common Council.

But if we are going to require the ladies by law to "lift their lids" for the benefit of the gentlemen, I think we should also require that the gentlemen remain seated in their seats after once going to them.

It is a nuisance to the ladies to be disturbed every time the curtain falls by some man who wishes to chase out a cigarette or get a little refreshment.

It is a poor rule that would not work both ways, and I think such an amendment should be adopted.

The member said that he had some little doubts as to the constitutionality of the law as contemplated by his amendment, but would investigate the matter in the hope of finding some way around this.

Gentlemen holding aisle seats will not be affected.

Remain Seated.

This ordinance Jimmie Allen has offered is a good one, said the councilman, and I propose voting for it both in committee and in the Common Council.

But if we are going to require the ladies by law to "lift their lids" for the benefit of the gentlemen, I think we should also require that the gentlemen remain seated in their seats after once going to them.

It is a nuisance to the ladies to be disturbed every time the curtain falls by some man who wishes to chase out a cigarette or get a little refreshment.

It is a poor rule that would not work both ways, and I think such an amendment should be adopted.

The member said that he had some little doubts as to the constitutionality of the law as contemplated by his amendment, but would investigate the matter in the hope of finding some way around this.

Gentlemen holding aisle seats will not be affected.

Remain Seated.

This ordinance Jimmie Allen has offered is a good one, said the councilman, and I propose voting for it both in committee and in the Common Council.

But if we are going to require the ladies by law to "lift their lids" for the benefit of the gentlemen, I think we should also require that the gentlemen remain seated in their seats after once going to them.

It is a nuisance to the ladies to be disturbed every time the curtain falls by some man who wishes to chase out a cigarette or get a little refreshment.

It is a poor rule that would not work both ways, and I think such an amendment should be adopted.

The member said that he had some little doubts as to the constitutionality of the law as contemplated by his amendment, but would investigate the matter in the hope of finding some way around this.

Gentlemen holding aisle seats will not be affected.

Remain Seated.

This ordinance Jimmie Allen has offered is a good one, said the councilman, and I propose voting for it both in committee and in the Common Council.

But if we are going to require the ladies by law to "lift their lids" for the benefit of the gentlemen, I think we should also require that the gentlemen remain seated in their seats after once going to them.

It is a nuisance to the ladies to be disturbed every time the curtain falls by some man who wishes to chase out a cigarette or get a little refreshment.

It is a poor rule that would not work both ways, and I think such an amendment should be adopted.

The member said that he had some little doubts as to the constitutionality of the law as contemplated by his amendment, but would investigate the matter in the hope of finding some way around this.

Gentlemen holding aisle seats will not be affected.

Remain Seated.

This ordinance Jimmie Allen has offered is a good one, said the councilman, and I propose voting for it both in committee and in the Common Council.

But if we are going to require the ladies by law to "lift their lids" for the benefit of the gentlemen, I think we should also require that the gentlemen remain seated in their seats after once going to them.

It is a nuisance to the ladies to be disturbed every time the curtain falls by some man who wishes to chase out a cigarette or get a little refreshment.

It is a poor rule that would not work both ways, and I think such an amendment should be adopted.

The member said that he had some little doubts as to the constitutionality of the law as contemplated by his amendment, but would investigate the matter in the hope of finding some way around this.

Gentlemen holding aisle seats will not be affected.

Remain Seated.

This ordinance Jimmie Allen has offered is a good one, said the councilman, and I propose voting for it both in committee and in the Common Council.

But if we are going to require the ladies by law to "lift their lids" for the benefit of the gentlemen, I think we should also require that the gentlemen remain seated in their seats after once going to them.

It is a nuisance to the ladies to be disturbed every time the curtain falls by some man who wishes to chase out a cigarette or get a little refreshment.

It is a poor rule that would not work both ways, and I think such an amendment should be adopted.

The member said that he had some little doubts as to the constitutionality of the law as contemplated by his amendment, but would investigate the matter in the hope of finding some way around this.

Gentlemen holding aisle seats will not be affected.

Remain Seated.

This ordinance Jimmie Allen has offered is a good one, said the councilman, and I propose voting for it both in committee and in the Common Council.

But if we are going to require the ladies by law to "lift their lids" for the benefit of the gentlemen, I think we should also require that the gentlemen remain seated in their seats after once going to them.

It is a nuisance to the ladies to be disturbed every time the curtain falls by some man who wishes to chase out a cigarette or get a little refreshment.

It is a poor rule that would not work both ways, and I think such an amendment should be adopted.

The member said that he had some little doubts as to the constitutionality of the law as contemplated by his amendment, but would investigate the matter in the hope of finding some way around this.

Gentlemen holding aisle seats will not be affected.

BAD DAY FOR DEFENSE IN CAMPBELL INQUIRY

(Continued from First Page.)

night and could be examined during a short session of about an hour to-day, and that two or three more would arrive to-night and that that would be a brief hearing to-day and another to-morrow would be enough, wind up his case.

It develops, however, that there is a prospect of an earlier closing than this evening. Several of those expected came in yesterday afternoon, and the others will get here this morning. An effort will, therefore, be made to conclude to-day.

Mr. Thomas Whitehead, of Lynchburg, will be placed upon the stand again and will submit further evidence with reference to the sale of whiskey in Amherst.

He will attempt to show that the negro Rose bought whiskey on Sunday Day was a "blockade runner" and had no license of any sort. Another man named Burke, one of the witnesses employed by Mr. Whitehead in the fight made in Amherst against Day, has also been summoned. So far as can be ascertained there will appear among the other witnesses Mr. B. B. Campbell, a supervisor of Amherst county, Mr. W. Dearborn, of Amherst, and Mr. Lee, a Lynchburg attorney. The latter will testify with reference to the Sweetbriar affair, and there is every reason to believe that he will have something interesting to say. Finally there will be a witness or two to substantiate the statements made yesterday by Mr. Bowen with reference to the jury conversation he overheard. Others who heard it will be brought in. One of

them, it is said, will be a Mr. Johnson, a well known resident of Amherst county.

With these witnesses the prosecution will conclude. The hours are few during which the case will continue, but if what is said is right, these few hours will be up to the mark in speed and liveliness.

THE CASE FOR THE DEFENSE.

In view of the statements from Judge Lovine and Mr. Strode the committee, however, is not satisfied. Mr. Duke expressed a desire to arrange it so that the case for the defense might open at once on Monday morning next, so that the investigation might proceed without interruption. Mr. Duke suggested that Judge Campbell might send out some telegrams and get at least a few of his witnesses here by Monday. While they are being examined others could be brought in.

Major Conrad made no objection to this plan, but Judge Lovine said he preferred a recess on Saturday so that he might open his court on Monday. He would not let that stand, although the committee members would continue to try to get some other judge to serve for him. Judge Campbell himself, however, objected to the plan. He said his witnesses were scattered all over the county, and it would take four or five days to get them here. Moreover, he did not know just what witnesses to summon.

He wished to see the record of the investigation first, and left the stenographer to provide him with a copy at once.

The committee stated emphatically that it had no desire to press the defense. Judge Campbell would be given all the time he desired. It left the question open until to-day, when the Judge will state his wishes in the matter. The ultimate decision of the committee will, without doubt, call for a recess during all of next week or the better portion of it.

As yet, however, for the prosecution who have already testified were being discharged and allowed to go home Major Conrad objected to the dismissal of the negro, Marshall Rose. He said there had come to his ears some important information about Rose, and he wished to have a few words more with him before he got away. In connection with the witnesses for the defense, Mr. Conrad made a significant and important statement. He said he intended to treat as irrelevant a large portion of the evidence the prosecution has so laboriously banked up, and pay no attention to it, unless there would be a much time necessary for rebuttal. When Major Conrad was seen after the hearing and asked about the matter he reiterated this statement.

I carry out my present intentions I shall treat as altogether irrelevant much of the evidence submitted up to this time.

"What portions, for instance?" he was asked.

"That young man," said the Major, with a laugh, "is another matter."

Present Aspects of the Investigation.

To all who have followed the testimony it is apparent at a glance that the investigation at this moment appears a more serious matter than ever. It is apparent that yesterday, added to those of last week, gave the situation an ugly cast, which may mean things.

Judge Campbell does not discuss the matter in any of his light and airy manner, as many who have watched him closely that the last few days have worn heavily on the Judge. Yesterday the case went hard against his side, and nothing in particular turned up which might have been a saving circumstance. The Campbell element still declare that there is nothing whereat to be alarmed. But the other side are crowing more than usual.

Concerning the committee it is idle to predict. The members do not express opinions. Here again, however, it is easily to be perceived that everybody means business. One thing is certain. There is no showing of a possibility of success for a movement to choke off the investigation and discharge the committee. In the expressive words of a prominent delegate, a resolution proposing such a thing would be hoisted off the floor of the House.

THE MORNING SESSION

Several Witnesses Make Sensational and Startling Statements.

Early in the morning it was evident that the attraction which drew out the members of the House and others who were loafing about the Capitol was something more unusual than the ordinary humdrum session of the Legislature. The crowd gradually drifted in until it became apparent that interest in the investigation, so far from falling off during the stoppage of the stream of muddled testimony, has increased with time and is now more intense than ever. It is being coming days the hall will doubtless be

crowded, even more so than at the first sitting of the committee.

For the half-hour before the hearing began delegates and members of the committee sat about and discussed the situation. A matter which received much attention in the talking was the rumored movement to choke off any further inquiry and discharge the committee from further action in this direction. The publication Wednesday attracted instant notice and furnished a fruitful theme yesterday. Conversation with several gentlemen confirms the belief that the movement, however slight, was a fact and is possibly still a fact. But this same conversation leads to the further belief that absolutely nothing will come of the attempt.

As called by a prominent member of the Legislature, a resolution to shut off the inquiry at this point would be hoisted off the floor of the House of Delegates. The howl it would create would shake the historic old Capitol to its foundations.

This is the opinion expressed by several prominent and influential members of the House and by some of the committeemen. Speaking of the matter, Mr. Richard B. Davis, of Petersburg, one of the best-known men on the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

The concept of the committee, said yesterday that while he could not say whether or not the reported movement was a movement, in fact he had no idea that it would come to anything.

and who made pretty much the same statement as did Judge Campbell.

ROBERT WOODRUFF ON SUNDAY.

One of the star witnesses—Marcellus Rose—a negro man, whose appearance upon the stand created a little stir, was next called.

Rose said that while in the employment of Judge Campbell he was sent twice on one Sunday to the store of Day, the whiskey-selling druggist, and that both times he returned with a package.

On the first trip it appeared to be a bottle he was carrying, on the other it was a jug in a sack.

"Was there a large crowd of people at Judge Campbell's house that day?"

"Yes, sir."

"Did you see anybody when you went to Day's?"

"Yes, sir, I see Mr. Bowen and Mr. Beard."

"Did anybody say anything to you?"

"Mr. Beard asked what I got in that jug in the bag. I say I didn't know. He said that it was whiskey and say how you got it on Sunday. I said that the Judge sent a man to get it, and reckon the jug was what he wants."

Upon cross-examination Rose stated that it was in the fall of two years ago when he was sent by Judge Campbell for the whiskey; that it was an election time, and he had to go to the store. Dr. Ware had just been elected; that Mr. Thomas Whitehead had just been beaten; and that the cause for the crowd at the house was the presence of several gentlemen who brought in the election.

Rose came through the ordeal better than many had expected. He couldn't get dates straight at first, but that was because he couldn't count and had no conception of numbers.

TESTIMONY OF MR. BOWEN.

The stand was next occupied by Mr. John T. Bowen, who made the usual pathetic statement, and he and Judge Campbell had bought whiskey from Day after the county had gone dry. On the night of Flood's election in 1900 he (Bowen) and Judge Campbell after eating supper went into town to learn the news.

"They stopped in Day's store and upon invitation of Judge Campbell both took a drink."

"Who paid for the whiskey?" was asked.

"Judge Campbell," said Mr. Bowen.

The witness then went on to corroborate the statements made by the negro man Rose. He said he had seen the jug in a bag, and had had some conversation with him. The conversation the committee ruled out as improper evidence. Mr. Bowen also declared to the truth of the negro's statement that there was a crowd of people at the house of Judge Campbell on the night of Flood's election of 1900.

He then proceeded to read the two editorials—one referring to the Sweetbriar road and the other to the Smith case.

Chairman Southall was out of the city and the reading of the editorials yesterday, in his absence Mr. William R. Duke, of Charlottesville, presided. The other members of the committee present were: Messrs. Davis, Lee, Sipe, Gent, Early, Cardwell, Lyons, Smith, Seabright, Akers and Waddy.

CAMPBELL PRODUCES PAPERS.

Immediately after the roll-call Major Conrad arose and presented to the committee copies of the Amherst New Era, in which appeared the two editorials which were scattered all over the county. Judge Campbell used his paper improperly in conducting the duties of his office. They are the only two in existence, and as Judge Campbell is anxious to preserve the Amherst New Era, he suggested that he return them. He thereupon proceeded to read the two editorials—one referring to the Sweetbriar road and the other to the Smith case.

Chairman Southall was out of the city and the reading of the editorials yesterday, in his absence Mr. William R. Duke, of Charlottesville, presided. The other members of the committee present were: Messrs. Davis, Lee, Sipe, Gent, Early, Cardwell, Lyons, Smith, Seabright, Akers and Waddy.

Chairman Southall was out of the city and the reading of the editorials yesterday, in his absence Mr. William R. Duke, of Charlottesville, presided. The other members of the committee present were: Messrs. Davis, Lee, Sipe, Gent, Early, Cardwell, Lyons, Smith, Seabright, Akers and Waddy.

Chairman Southall was out of the city and the reading of the editorials yesterday, in his absence Mr. William R. Duke, of Charlottesville, presided. The other members of the committee present were: Messrs. Davis, Lee, Sipe, Gent, Early, Cardwell