

THE DAY'S SUMMARY

THE WEATHER.

WASHINGTON, January 23.—Forecast for Saturday and Sunday: For Virginia—Rain or snow Saturday; Sunday fair; variable winds, becoming fresh northward.

The weather in Richmond yesterday was clear and pleasant. The range of the Dispatch thermometer was as follows: 6 A. M. 35, 9 A. M. 39, 12 M. 41, 3 P. M. 43, 6 P. M. 40, 9 P. M. 44, 11 P. M. 44.

MEAN TEMPERATURE 43.2. MINIATURE ALMANAC. JANUARY 24, 1903. Sun rises 7:21, sets 5:34. Moon rises 4:47, sets 2:01.

RICHMOND.

Evidence all in for the prosecution in the Campbell case. The jury returned a verdict of guilty on all counts. The case against the defendant was overwhelming.

VIRGINIA.

Alleged coal combine in Norfolk to be investigated. What Norfolk naval officers say about the Venezuelan situation. The case of the tugboat 'Tiger' is being reviewed.

NORTH CAROLINA.

More fruitless balloting for United States Senator. The case of the tugboat 'Tiger' is being reviewed. The case of the tugboat 'Tiger' is being reviewed.

GENERAL.

New York stock market again colorless. The case of the tugboat 'Tiger' is being reviewed. The case of the tugboat 'Tiger' is being reviewed.

AWARDED TO SHAFER

Richmond Contractor's Bid Accepted for Improvement of James River.

Mr. J. Clements Shaffer has received formal notice from the Federal Government that his bid for the proposed improvement of James River has been accepted and the contract awarded to him.

EVIDENCE IS ALL IN.

Case of the Prosecution Against Campbell Finally Closed.

DEFENCE BEGINS APRIL 10.

Accused Goes to Seem Amherst for Witnesses.

PROBABLE LINE TO BE TAKEN.

Indications Point to an Effort on the Part of Major Conrad to Prove Conspiracy of the Anti-Saloon Leaguers—Attorney Lee Tells How and Why He Killed the Judge's Father—Intimidation of Road Commissioners Further Alleged—Tragic Romances of the County and Their Bearing on This Issue Joined.

Greatly needed and ardently sought was the long recess on the Campbell inquisition that Chairman Southall decided to grant at the finale of the proceedings yesterday.

The morning session had been a brief one, lasting but little over an hour, and when the decision was announced a wave of relief passed over the faces of the committeemen, the learned counsel on both sides, and Judge Campbell.

It is but a brief respite for the last named, however, and he is frankly acknowledged, there is a herculean task before him.

In the short session more damaging testimony had been brought out against the defendant in a fashion of his, that public sentiment has set strongly against him, the work that he has mapped out for himself during the interim will be exceedingly difficult.

Men of less determination and will would not undertake it, for a strong element of the people of Amherst is banded in a solid phalanx against him, and he must turn down this fortress-like wall before he hopes to build a defence that will even in a small degree, induce the committee.

Major Conrad made plain what this work is to be in an earnest appeal yesterday. Now, said the Major, in that pleasant, moderate fashion of his, that Judge Campbell had been "intelligently apprised" of what he will have to meet, it would be necessary for him to go into the far corners of Amherst to see his friends, talk to them, and find out what they are willing to testify to, and whether or not this testimony would be of sufficient value to necessitate the journey.

The Judge, said the Major, would want to talk to the jury that acquitted him in the case of the tugboat 'Tiger' and whether their testimony will be of any value.

There were some of the members of the committee who were not adverse to an adjournment, and when Judge Campbell said that the case might go over, the adjournment was granted.

Test for Campbell. The friends of Judge Campbell think that this concession on the part of the committee is the best thing that could have happened to him, as it will give him sufficient time to prepare his defence.

Meanwhile the atmosphere of the time-worn hall, which has been surcharged with the Amherst warfare, will have a chance to clear. Could the walls echo like a phonograph, the bloodthirsty recollections of the Amherst case would be repeated and suggested by the evidence, referred to in a roundabout way and brought out indirectly, a hate, red with human blood, more suggestive of a Deadwood Dick mining camp than the case of old Virginia, would be recounted.

Over nearly every one of the principal witnesses and the defendant hovers some tragic romance that savors strongly of anything but a peaceful community.

Shirley Lee, the attorney who testified in the case yesterday, figured as the principal in one of the shootings not so many years ago. It was about the old story that seems to have been Amherst bet noir, which lay out on the court green. A local option election was in progress. Judge Campbell's father, Joel H. Campbell, who was on the whiskey side of the election, called Mr. Lee up and began to lecture him on the evils among the temperance cohorts. Some words were passed, and Mr. Campbell very injudiciously called Mr. Lee a liar.

The latter promptly struck him, whereupon Campbell pulled out a gun and shot Lee in the chest. Campbell was acquitted, and Lee died as a result of the wound.

Shirley Lee, Jr., a nephew of the late Mr. Lee, was also a witness in the case. He was a member of the committee, and he was a witness in the case of the tugboat 'Tiger'.

Just what part in the Amherst case he played is not clear. It is believed that he was a witness in the case of the tugboat 'Tiger'.

The committee will probably have to take into consideration the fact that Judge Campbell himself has been a witness in the case of the tugboat 'Tiger'.

Amherst is not a particularly populous town, and that one man has for so long been a part of the county is pretty generally known by the people on the other side.

Campbell cannot summon as many as two esteemed citizens of the community to testify in his behalf.

The fact is certainly true, however, that the witnesses who have testified against Judge Campbell are the very rank and file of the community.

It is anticipated in these columns, at the outset of the proceedings, that the issue has very plainly narrowed down to a fight between the saloon and the anti-saloon element in the county. When the inquisition proceedings come up for discussion in the Legislature, as they assuredly will, the contention will be a far higher one.

(CONTINUED ON FIFTH PAGE.) SHOT HIS DAUGHTER'S LOVER.

Pat Shannon Killed in West Virginia by Walter Saunders.

ROANOKE, VA., January 23.—(Special.)—News reached here to-day that Pat Shannon, a young man living on Laurel branch, a small tributary of Guyan river, Wyoming county, West Virginia, State line, was shot and instantly killed by Walter Saunders last night. Shannon was in love with a daughter of Saunders, and had arranged to elope with the girl, who is 16 years of age.

The father of the girl had been written to the girl by her intended husband which gave him the details of the proposed elopement. Arming himself with a double-barrelled shotgun, Saunders waited the arrival of Shannon, and when the latter was a few feet of the front door he shot him.

There is a curious state of war existing in the James River Improvement Committee, and it develops that the much-discussed tugboat 'Tiger' has all of a sudden become a bone of contention around which the conflict rages.

The status of the tug at the present time is one of the most anomalous things on record. She is tied up, figuratively speaking, in red tape at least, half a dozen different ways by resolutions of the committee, and she is being held up by the harbor master, a member of the committee, who is being held up by the harbor master, a member of the committee, who is being held up by the harbor master, a member of the committee.

It seems that in December last, prompted by the belief or claim that the tug was being unduly used for junketing purposes, Mr. Edgson, a member of the committee, offered and had adopted the resolution referred to, which served practically to remove the tug from under the control of the chairman of the committee and the City Engineer.

Then, the chairman of the committee and other members took the view that under such conditions the tug was being used for the purpose of junketing, and a resolution was passed to the effect that the tug should be used for the purpose of junketing, and a resolution was passed to the effect that the tug should be used for the purpose of junketing.

When this ordinance came up in the Board of Aldermen, a member of the board, however, it struck a "snag," as that body adopted a substitute, offered by Mr. James R. Gordon, discharging the crew and putting the boat in the custody of the harbor master.

Now her status is that, the city having nothing for her to do until the new dredge is made ready by October next, the resolution of the committee forbids the tug to be used for the purpose of junketing, and the harbor master, who is being held up by the harbor master, a member of the committee, who is being held up by the harbor master, a member of the committee.

Harbor Master's Need. Failing to find any light on this remarkable situation from other sources, the reporter for the Dispatch last night called on Harbor-Master John A. Curtis, having arrived at the deduction after an unaccustomed and exhausting process of questioning the harbor master, a member of the committee, who is being held up by the harbor master, a member of the committee.

It was pointed out to the reporter that the tugboat 'Tiger' is being used for the purpose of junketing, and the harbor master, who is being held up by the harbor master, a member of the committee, who is being held up by the harbor master, a member of the committee.

It had been arranged to call a meeting of the vestry in the next day or two, and the harbor master, who is being held up by the harbor master, a member of the committee, who is being held up by the harbor master, a member of the committee.

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TIED UP IN RED TAPE.

State of War in Council Over the City Tug.

BOTH BRANCHES AT ODDS.

James River Committee Agrees With Neither.

HARBOR MASTER IS IGNORED.

Boat was Originally Intended to Assist Commerce, But Was Tied Up by the Fergusson Resolution—His Object Was to Put an End to the Condemnation Junketing on Board—Vessels in Difficulty Can no Longer Be Assisted by the Thomas Cunningham—Timely Aid Rendered Yesterday May Be Cause of Censure of Its Captain.

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LEE STATUE MATTER.

More Unanimity in Favor of Presentation of Statue.

Views of Senator Martin.

Virginia Has the Right to Select Whom She Chooses.

It is Stated Authoritatively That He Will Be a Candidate Before the Next State Convention—A Prominent Virginian, Speaking of His Candidacy, Says He Believes He Has Gained a Great Deal of Strength Since the Last Convention—Hearing To-Day on Proposed Appropriation for Fortification of Cape Henry.

WASHINGTON, D. C., January 23.—(Special.)—When the legislative history of the presentation of the Marquette statue, as presented in to-day's Dispatch, was brought to the attention of Virginia members of Congress to-day, there seemed to be more unanimity of opinion in favor of the presentation of the statue of General Lee than there was. Several members of the delegation, however, still think it unwise for the Legislature to act in the matter. They urge that it will engender some sectional bitterness which, they say, would be most unfortunate at this time.

This view, however, is not shared by Senator Martin. He said for the Dispatch to-day: "What Senator Martin Says. I believe that Virginia has the right to select any one whom she chooses to honor in this way, and that Congress has no right to embarrass or restrict her choice. If they do not propose to accept the statue of Lee, let them repeal the law for otherwise they cannot reject it. Let them discriminate against the State and not against her choice. But I do not believe that there will be any open objection to the acceptance now. At first it seemed that there would be. At first bluish northern men seemed to see sectional spirit in the proposed presentation, but I believe that more sober judgment has prevailed and that there will be no outspoken opposition. If we have a right in the hall, I see no reason why we may not exercise it as well as any other State."

This opinion is taking possession of many southern members who were at first in doubt as to the wisdom of the proposition. It is recalled that the Virginia delegation to the State Convention to permit her representatives to offer bills in Congress establishing Federal battle-field parks and providing for monuments to Federal heroes on Virginia soil. Other southern States have done likewise, hence it would certainly come with very bad grace from the North to oppose the acceptance of the statue.

The Senate has set apart January 31st as the day upon which it will pass resolutions of acceptance of the statues of Charles Carroll and John Hanson, donated under the same law by the State of Maryland.

Ellyson Will Run for Governor. The Dispatch correspondent has it from authoritative sources that J. Taylor Ellyson will be a candidate for Governor in the next State Convention. Mr. Ellyson is in the city to-day, and has been conferring with several members of the Virginia delegation in regard to various subjects. A prominent Virginian, speaking of Mr. Ellyson's candidacy, said: "I am glad to see him in the race. He is perhaps more widely known in the State than any other southern candidate for the place, and I believe that he has gained a great deal of strength since the last convention. He has been chairman of the State Committee for twelve years, and has always zealously worked for the success of his party."

Fortification of Cape Henry. Representative Maynard said to-day that he had arranged to have a hearing before a sub-committee of the Committee on Appropriations to-morrow, at 2 o'clock on the appropriation proposed in his bill to fortify Cape Henry. A delegation of Virginians will be heard. It will be headed by ex-Congressman R. H. Thorpe, of Norfolk.

Improvement of the Accotink. Representative Rixey has introduced a bill looking to the investigation of needed improvements in Accotink creek, and a report thereon by the Secretary of War.

RESPONSE FOR SAMUEL GARLIC. A pension of \$10 per month was to-day granted to Samuel Garlic, of Lester Manor, Va.

OFFER FOR CITY TUG. Mr. Shafer Will Hire "Thomas Cunningham" at \$300 Profit to City.

It was learned yesterday from an authoritative source that Mr. Clements Shaffer, the contractor for the improvement of the James River, under the United States Government, has offered \$700 per month for the city's tug, Thomas C. Cunningham, Sr., the city to furnish the crew, and oil, tallow, and waste, and such things as apply to her machinery. The expenses of the tug to the city under this arrangement, it is estimated, cannot exceed \$400 per month, leaving a profit of \$300, instead of the least loss of \$200 \$300, which she now costs the city each month.

The city is asking for an appropriation in the annual budget to clean out the wharves on either side of the proposed channel of the government in the harbor. The income from the tug would contribute much to the city's expenditure.

THREE WOMEN KILLED; FIVE SEVERELY HURT. Fire Panic in Cigar Factory—Men Knocked Down and Trampled Underfoot.

NEW YORK, Jan. 23.—Three women were killed and five women and one man severely injured in a panic in Leopold Miller & Sons' cigar factory, on Coxsack street, as a result of a fire in an adjoining building.

The flames from the burning building beat against the walls of the cigar factory, causing a panic among the men, women, and boys at work. There was a wild rush for the fire escape at the front and rear ends of the building, in which the weaker were crushed and trampled by the stronger.

The men did not hesitate to push the women aside and when they reached the second story, instead of waiting for the ladders to be raised, pushed the women off to the ground about fifteen feet below and leaped themselves. In this way many women were more or less injured.

GREAT BOER COLONY FOR GULF REGION. To Be Established in Louisiana or Texas, It is Said—Dr. Reitz and General Pearson's Prospecting.

NEW ORLEANS, La., January 23.—Dr. W. F. Reitz, former secretary of the Transvaal; General Samuel Pearson, who took an active part in the fight against British mule shipments to South Africa in New Orleans and several other prominent Boers, were in New Orleans to-day. The Southern Pacific has placed a special train at the disposal of Dr. Reitz and the Boer party, and to-morrow they will begin a journey which will take them through the rice and cattle country of Louisiana and Texas, and the ranges of the West as far as California. It is reliably reported that a great Boer colony will be established in Louisiana or Texas.

THE CANAL TREATY.

Draft Presented to the Cabinet.

By Mr. Hay.

CAUSE OF RECENT HITCH.

Difference as to Amount of Proposed Annuity.

CANAL OURS IN PERPETUITY.

Lease of Canal Strip for One Hundred Years, Renewable at Pleasure of the United States, Colombia to Have Nothing to Say About the Extension—Police and Judicial Control Settled by Scheme of Joint Action—Other Matters Discussed by the Cabinet—Our Government to Continue Its Policy of "Sitting Tight" Afloat Venezuela.

WASHINGTON, January 23.—To-day's meeting of the Cabinet was one of the most important held in several weeks. All of the members of the Cabinet were present. Secretary Hay leaving his home for the first time in several days to attend the meeting. He presented a draft of the Panama canal treaty signed last evening. The treaty is identical with that drawn by this government several months ago, and at that time submitted to the Colombian government, with the single exception of the general month of negotiation. Colombia agreed to all points in the treaty proposed by the United States, with the exception of the annuity. That has been the point of difference for many weeks past. It is threatened to break off negotiations entirely. Secretary Hay communicated with the Colombian government, intimating that some agreement must be reached soon, as the United States wished to enter upon the construction of the canal. If it were to be constructed by the Panama route, for several days active efforts have been made to secure an agreement, but not until yesterday were they successful. The Colombian government, then, through Mr. Herran, the charge d'affaires here, agreed to accept an annuity of \$250,000.

Control in Perpetuity. All other points than this one of money compensation remain as they stood in the original draft of the treaty, and are retained returns from the Panama Railroad Company in port duties, etc., which Colombia did not desire to have reduced. During the several months of negotiation, Colombia agreed to all points in the treaty proposed by the United States, with the exception of the annuity. That has been the point of difference for many weeks past. It is threatened to break off negotiations entirely. Secretary Hay communicated with the Colombian government, intimating that some agreement must be reached soon, as the United States wished to enter upon the construction of the canal. If it were to be constructed by the Panama route, for several days active efforts have been made to secure an agreement, but not until yesterday were they successful. The Colombian government, then, through Mr. Herran, the charge d'affaires here, agreed to accept an annuity of \$250,000.

There is every indication of a revolt in the Republican ranks in Virginia within the next few months, which will cast in the shade every former attempt to overthrow the present organization.

An effort has been carefully planned to have the State chairman come from the Ninth district, and to this end a careful organization has been effected. The men at the head of the movement are among the best-known Republicans in the State, and they are all determined to bring about the overthrow of Chairman Agnew.

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SUM OF MONEY TAKEN

A Considerable Amount Reported Stolen From a Grace Street Residence.

A considerable sum of money was stolen Thursday night, or yesterday, from the residence of Mr. J. H. Scott, No. 706 west Grace street.

The theft was reported to the police, but as yet no trace of the thief or thieves has been discovered.

There is considerable mystery surrounding the theft. The police apparently know very little concerning the matter. It was impossible to learn the amount taken. One report was to the effect that the thief got away with several hundred dollars.

The detective force here consists of the regular force of 100 men, and a special force of 100 men, which is organized for the purpose of investigating the most serious crimes.

The salaries of the circuit judges (with the exception of that of Richmond city and Henrico) were fixed at \$2,500. The judges of the Circuit Courts of Richmond and Henrico, the Chancery Court, the Law and Equity Court, and the Hustings Court are to be paid \$3,000, as are also the judges of the Corporation Court and the Law and Chancery Court of Norfolk.

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