



SUMMARY OF DAY'S NEWS

THE WEATHER. WASHINGTON, April 9.—Forecast for Friday and Saturday: Increasing cloudiness...

STATE OF THE THERMOMETER. 8 A. M. 59. 12 M. 63. 4 P. M. 70. 8 P. M. 73. 12 M. 70.

MINIATURE ALMANAC. Richmond. House votes to remove Judge C. J. Campbell...

VIRGINIA. Early saloon closing and higher license in Bristol—College debate at Emory...

NORTH CAROLINA. Circus bill passed at Greenville—Election on bond issue for public improvements...

GENERAL. United States Circuit Court decides against...

GOVERNOR DAVIS MAY BE IMPEACHED. Majority of Committee Finds Charges Against Him Sustained by the Evidence.

Report of the Committee Adopted in a Whirl. VINDICATION FOR JUDGE W. G. LOVING. House Strikes Out All Reference to Him in Answer.

HOUSE VOTES TO REMOVE JUDGE CAMPBELL; MANN LIQUOR BILL PASSES BOTH BRANCHES

Report of the Committee Adopted in a Whirl.

VINDICATION FOR JUDGE W. G. LOVING

House Strikes Out All Reference to Him in Answer.

OPPOSITION MADE A VERY POOR SHOWING

Vote Was 63 to 18, and While Unlimited Time Was Given, Only Messrs. Folkes and Leake Spoke for Accused Judge—The Matter Now Goes to Senate and May Be Concurred in.

For Removal—Messrs. Allen, Angell, Armstrong, C. C. Baker, W. W. Baker, Banks, Blacok, Charles T. Bland, George C. Bland, Boaz, Bowman, Branch, Cannaday, Cabell, Cardwell, Caton, Christian, Churchman, Davis, Dudley, Duke, Early, Edmondson, Elam, Featherston, Fulton, Gardner, Garrett, Gent, George, Gravelly, Harman, Heermans, Hoffman, Huff, Jennings, Lacy, Lassiter, Lawson, Lee, Lion, Lowry, Lyell, Mort, Murrell, Newhouse, Nottingham, Orgain, Overby, Powers, Purdy, Reynolds, Rice, Robson, Sebrill, Sipe, Blackburn, Smith, Snead, Stafford, Turpin, Walker, West and Whitehead—63.

Against Removal—Messrs. Coleman, Cumming, Edwards, Folkes, Green, Hensley, Jordan, Kelley, Leake, Lewis, Mays, Owens, Stearnes, Taylor, Toney, Wallace, Ware and Woodard—18.

The House of Delegates, by a vote of 63 to 18, yesterday adopted the resolutions offered by the Courts of Justice Committee, removing Judge C. J. Campbell, of the County Court of Amherst, from office, upon the charges alleged against him by the two houses of the General Assembly.

There were about ninety members in their seats, and a great many Senators came over to witness the struggle on the House side. After some preliminaries had been disposed of and the House had adopted the conference report on the general revenue bill, the chair laid before the body the removal resolutions offered by the committee, and Mr. Leake, of Gloucester, in his letter to a majority, offered a substitute, contending that the investigation had been irregular, and calling upon the House to start it all over again and give the accused judge the twenty days' constitutional notice in advance of the taking of the testimony.

He refers also to the difficulty between himself and Mr. Gordon, and says it was one of mutual combat, and has long since been adjusted. He says he would have defended Judge Campbell's support for office had it been tendered, as he knew his political methods to be base and corrupt, and that he had never sought position in that way.

When the closing sentence Judge Loving uses the following biting language: "This mode of Judge Campbell in meeting direct charges against himself of maladministration and corruption in high office (evidence) by crying persecution, and making counter charges against his accusers when run to ground, is characteristic of the man, and is but another evidence of his base character." ALL VOTED DOWN.



JUDGE CLARENCE J. CAMPBELL. (Whom the House Voted to Remove.)



JUDGE WILLIAM HODGES MANN. (Patron of the Liquor Law Adopted Yesterday.)

MURDER WAS BIG GUN DELIBERATE

Woman Admits That She Planned It a Month Ago. BOUGHT REVOLVER THEN JEALOUSY WAS CAUSE OF MRS. AMANDA WILLIAMS SHOOTING CARROLL MIX TO DEATH WHILE THE LATTER SLEPT. She Submitted to Arrest.

(By Associated Press.) KANSAS CITY, MO., April 9.—Mrs. Amanda Williams, who came here recently from Texas, shot and fatally wounded Carroll Mix, of Fayetteville, Ark., while the latter was asleep in his room here early this morning.

Mix said that he had come to Kansas City a few days ago to get away from the woman, and said he did not know she was in the city. Mrs. Williams is thirty years old and Mix twenty-nine. Mrs. Williams said she had left Fayetteville on Monday last to follow Mix. She met him here two days ago, she asserted, but he evaded her. Mrs. Williams admitted frankly that the shooting was prompted by jealousy. She said she had been deserted by her husband in Texas a year ago, and that the acquaintance with Mix, whom she had known for years, was renewed. Mix was a farmer.

Mrs. Williams, in a statement to the prosecutor, admitted that she had purchased the revolver with which she had shot Mix a month ago, and that she had planned the shooting deliberately. She was calm when arrested, but later in her cell became hysterical and expressed sorrow for her deed.

A. C. GILLIGAN WAS CONVERTED

Talked With Dr. Moncreuf of His Case, but Made No Confession. On the day before his death, Andrew Carter Gilligan, who died Wednesday night in the State penitentiary, was converted under the ministry of the Rev. Dr. John Moncreuf, Episcopal city missionary of Richmond.

DRYS WIN IN DANVILLE

Local Option Forces Win Out by 203 Majority. RESULT WAS UNEXPECTED. The Saloons, 23 in Number, Will Probably Close To-Day—Defeat of Wets Due to Over-Confidence and Activity of Ministers.

(Special to The Times-Dispatch.) DANVILLE, VA., April 9.—The "Drys" won in to-day's local option election by 203 majority in the city. The election passed off very quietly so far as any disorder was concerned, but both sides have been working hard all day.

The impression prevails to-night that the saloons, twenty-three in number, will close to-morrow. This will throw out of employment 61 white employees in the saloons and thirty-seven porters. It will close up twenty-three saloons, two whole saloons, three soda bottling establishments, four billiard and pool rooms and three bowling alleys. The defeat of the "Wets" was due to over-confidence on their part and the combined and concerted work of the local ministers.

OCTAVIUS APPLIGATE MADE PASTOR EMERITUS

(By Associated Press.) NEWBURGH, N. Y., April 9.—Rev. Octavius Appligate, for thirty-five years rector of St. George's Episcopal Church, has retired and been made rector emeritus.

UNION LEAGUE CLUB NOT FOR NEGRO

Tables Resolutions to Take Up Fight Against Constitutionalities of Southern States. (Special to The Times-Dispatch.) NEW YORK, April 9.—The Union League Club, after a debate lasting until midnight, tabled the report of the Committee on Political Reform, which provided for the Club's taking action in favor of fighting for negro suffrage in the South.

MERGER IS UNLAWFUL

Court Decides Against the Northern Securities Co. OPINION WAS UNANIMOUS. An Appeal Will Be Taken to the United States Supreme Court for Final Adjudication—U. P. Morgan Says It is No Blow to Railroads.

(By Associated Press.) ST. PAUL, MINN., April 9.—The position of the United States Government in the suit brought against the Northern Securities Company, the Northern Pacific and Great Northern Railroads and individual officers and directors of those companies, was sustained in the decision handed down in the United States Circuit Court of Appeals in this city to-day. The case was originally brought in the United States District Court here, but under a special act of Congress was taken at once to the Court of Appeals, which court was to expedite the hearing and decision of the case in every manner possible.

The House bill authorizing the Board of Supervisors of counties to raise outstanding bonds and to issue bonds bearing a low rate of interest was passed. Mr. Powers, of Caroline, communicated to the Senate the adoption by the House of the amendment suggested by the Governor to the House bill chartering the town of Bowling Green. The amendment was concurred in and the amended bill passed.

Mr. Boaz, of Albemarle, chairman of the Finance Committee, communicated the adoption by the House of the report of the Conference Committee on the disagreeing amendments of the two houses to the general revenue bill. A few minutes later Mr. Wickham, of Hanover, chairman of the Finance Committee, reminded the Senate of the communication by Mr. Boaz, chairman of the Finance Committee, and stated that the general revenue bill had been passed by the House.

Mr. Wickham took the floor and warmly advocated the adoption of the conference report, defending the Mann bill in some degree, defending the Mann bill in some degree. A STRONG STATEMENT. Mr. Wickham took the floor and warmly advocated the adoption of the conference report, defending the Mann bill in some degree, defending the Mann bill in some degree.

A Victory Won Yesterday by Temperance People

MEANS PROHIBITION IN THE COUNTRY

Increase of Liquor License in Cities and Towns.

BARKEEPERS PUT UP LOSING FIGHT

General Revenue Measure Only Awaits Governor's Signature to Become Law—Some of Its Features. Not a Line Changed in Either House—Chairmen Happy.

Without the dotting of an "i" or the crossing of a "t," the two houses of the General Assembly yesterday agreed to the conference report of the general revenue bill, carrying with it the Mann liquor amendment, and the high license feature as applied to cities and towns, and all other localities. In fact, where liquor licenses are granted in future.

The former amendment means practically prohibition against bar-rooms in the rural districts, and in towns of less than 600 inhabitants, while the latter fixes bar-room licenses at \$250 and \$175 instead of \$200 and \$100 as at present. It has been these amendments that have kept the tax bill up in the air so long, and it was in the House that the battle raged fiercest. A few days ago the House rejected the report of the conference, and the liquor people made a powerful fight to have the bill sent to another conference. But Chairman Boaz saved the day by entering a motion to reconsider, upon which he rode triumphantly to victory.

The vote in the House was 59 to 23, while that in the Senate was 24 to 3, in favor of the report. The bill now goes to the Governor and will become law when it shall have been signed by His Excellency. As can be seen from the vote in the two houses, there was practically no fight in either.

Chairman Boaz called up the report in the House as soon as the morning hour had been disposed of and after some slight sparring, the body voted a reconsideration, and then adopted the conference committee report in which Mr. Boaz quickly communicated the matter to the Senate, and under the leadership of Chairman Wickham it was quickly concurred in by the Senate.

It is estimated that the bill will effect about \$600,000 and will become effective upon its being signed by the Governor. One of the interesting features of the bill is the schedule of taxes upon insurance companies and the issue proposed to pay one per cent, as at present on gross premium receipts, and all other companies one and a quarter per cent.

The chief objection to the bill has been directed by the liquor people, and in the end they failed at every point. The Senate. The attendance on the sessions of the Senate yesterday was small and the interest in the proceedings was overshadowed by that in the session of the other House, whither all visitors and many members of the House accompanied by Rev. George H. Ray, D. D. of Northampton, offered the invocation.

The Senate took up and passed the House joint resolution authorizing the public printer to continue the existing contracts for printing the journal and documents of the two houses. The House bill authorizing the Board of Supervisors of counties to raise outstanding bonds and to issue bonds bearing a low rate of interest was passed. Mr. Powers, of Caroline, communicated to the Senate the adoption by the House of the amendment suggested by the Governor to the House bill chartering the town of Bowling Green. The amendment was concurred in and the amended bill passed.

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