



MAIN LAW ISSUE IN ALBEMARLE

Chief Factor in Legislative Contest.

IS OPPOSITION TO HON. W. A. BOAZ

Liquor Vote Likely to Go Solidly Against Him.

PECULIAR STAND IN CHARLOTTESVILLE

The Liquor Sellers There Are Opposing Mr. Boaz Because He Voted for the Mann Bill, Although the Result Has Been a Great Benefit to Them in a Pecuniary Way.

(Special to The Times-Dispatch.) CHARLOTTESVILLE, VA., July 18.—Albemarle county is the first in the State in which the Mann liquor law has been made the chief issue. It is the issue in the contest already inaugurated for the Democratic nomination to the House of Delegates, Hon. W. A. Boaz, the veteran member of the House from Albemarle, has opposition for re-election—perhaps the strongest he has yet encountered. But he never received the unanimous endorsement of his people. However strong he may be in the House, and perhaps there is not a stronger member, Mr. Boaz always has a fight for renomination. And he always wins.

This time Mr. Sam Burnley, a lawyer of Charlottesville, is running against Mr. Boaz.

The Liquor Vote. It is believed that the liquor vote of the city and county will be cast solidly for Mr. Burnley. The Republicans will not make a nomination, it is said, and will support any candidate who is opposing Mr. Boaz.

So far I have heard given as reasons for opposing Mr. Boaz nothing but the fact that he voted for the Mann bill. The effect of the bill was to close up about all the saloons in Albemarle, in which there was less of local option-keepers than in any other part of the State. Consequently the liquor men and their friends are fighting Mr. Boaz and the Republicans are fighting Mr. Burnley. A most remarkable feature of the contest is the violent opposition to Mr. Boaz on the part of the liquor men of Charlottesville. It is said every proprietor of a saloon in Charlottesville is bitterly opposed to Boaz because he voted for the Mann law, which closed up the saloons, and by reason of higher license under it, closed a number of those in this city. The liquor men of Charlottesville left for the Mann law, which closed up the saloons, and by reason of higher license under it, closed a number of those in this city. The liquor men of Charlottesville left for the Mann law, which closed up the saloons, and by reason of higher license under it, closed a number of those in this city.

Large Wine Interests. It is said that Charlottesville would have voted against license at the recent local option election had it not been for the large wine interests here.

The people charge that the saloon men as a rule have not in recent years paid anything like due regard to law in the conduct of their business. There has recently been some improvement in this respect, and it is said that another local option election will not be held for some time, at least.

Wouldn't Send Delegates. These two determined that their Sunday-schools should not be represented at the convention, if addresses were to be delivered by the two opponents of local option, and they still refuse to send delegates for the committee in charge of the programme insists upon the speeches by the two gentlemen who are among the ablest speakers in the county. So it seems quite certain that the delegates who are present will hear the addresses, and that they will not be heard by delegates from the two churches, who think that men who oppose local option should not be allowed to talk to the boys and girls of the Sunday-schools.

But this is all by the way. Mr. Boaz is encountering very serious opposition to his re-election to the House of Delegates, and the Mann law is the issue. In this connection it may be proper to state that while Mr. Boaz is a model of temperate man, he has never been looked upon as a "temperate man" in the usual acceptance of the term. And, finally, if the people of Albemarle do not send him back to the House, I believe that they will not be heard by delegates from the two churches, who think that men who oppose local option should not be allowed to talk to the boys and girls of the Sunday-schools.

SOME RECENT HISTORY THAT CAUSED A STIR.



THE AFFAIR IN FULTON

Statement Issued by Messrs. Redford and Carroll.

TELLS WHERE THEY WERE

Stopped While Going Home and Had No Knowledge Whatever of the Attack Made Upon the Car.

On behalf of himself and Mr. E. H. Redford, Mr. R. H. Carroll has prepared a statement of the movements of the two on the night of the trouble in Fulton, for which they were arrested and subsequently set free. He says: Having attended our meeting at Sanger Hall, Division 12, A. A. S. R. E. of A., July 15, 1903, Mr. E. W. Redford and myself left the hall at the close of the meeting at 10:55 P. M., and started home, both living near each other in Fulton, being in the habit of going home together every night. We walked to Fulton without stopping. In company with Mr. Daniels, until we reached Louisiana Street, between Fifth and Sixth. There we stopped for a few minutes to talk with Mr. O'Connor, sitting on the step of his front porch. Mr. Roach and Mr. Gathright standing outside the gate, about the situation of the strike. The car passed us that the trouble occurred with, while we were standing there, as the car rounded the curve at Williamsburg Avenue and Louisiana Street, we hid the gentlemen good-night; as we reached the corner of Louisiana and Seventh Street, we heard three shots; we proceeded on our way, as the car rounded the corner of Williamsburg Avenue and Louisiana Street, as we reached the corner, looking down Williamsburg Avenue, to our left, we saw the car half around the curve at Williamsburg Street, and Denny Street. We turned to our right, to get a drink of water from the spring at the corner we were standing. After getting the water, we went across to the opposite corner, standing at this corner was Mr. Tom McCauley and Mr. D. Hogan looking in the direction of the trouble. The soldiers were running in all directions. Mr. L. Washer then came over and suggested we walk down and see what the trouble was. We reluctantly went with him to the corner of Williamsburg Avenue and State Street. Mr. Washer went further, and we followed him. As we were going, we stopped at the southeast corner of these streets. As we stopped one of the captains came up Williamsburg Avenue and ordered the soldiers to allow no one to pass down that way until he came back. He proceeded by us towards Louisiana Street. In a few minutes several soldiers passed by us, also Lieutenant Jos. L. Young, Jr. I spoke to them, they replied howdy Bob and passed on. Then came five or six soldiers, one from State Street to our right, came over to us and asked where we were going. I replied we wanted to go home, only being three squares from there down Williamsburg Avenue, but we had just heard the captain's orders to the soldiers to allow no one to pass them. Mr. Redford asked them if we could go up State Street, around Fulton Street home; they said no soldiers were up there, we might get hurt. Of course, we were compelled to allow no one to pass them. In about five minutes another squad of soldiers, under Captain Burrell, led by Mr. Louis Kellum, officer of the First District, came to us. Mr. Kellum remarked: Bob, these boys want you all. Mr. Redford asked what was the trouble. An officer replied: Ask no questions, fall in line. Marched us down the middle of Williamsburg Avenue, stopped us in the middle of the block, there we were searched. Nothing found on our person, then marched to the corner, where the car was standing in the curve and several prisoners under arrest. There we were guarded by armed men an hour and a half, put on the car and brought to the First Police Station to be incarcerated and disgraced and a stigma put on us that we have never felt or experienced

MILKMAN CAUSE OF DIVORCE SUIT

Mrs. O. B. Gray Seeks to Have Ties Annulled Because Husband Boxed Her Jaws

(Special to The Times-Dispatch.) NEW YORK, July 18.—Mrs. Ophelia B. Gray, a beautiful Virginian, and the wife of James H. Gray, a wealthy linen importer of this city, has just begun an action in the Supreme Court of this city for a limited divorce. Mrs. Gray, through her lawyer, Gerard Roberts, applied to Justice Greenbaum yesterday for alimony and counsel fee pending the trial of her action. Senator John W. Russell appeared for Mr. Gray in opposition to the motion. For a long time, Mrs. Gray alleges, her husband has been addicted to the use of strong liquors. Shortly after their marriage, in 1893, Mrs. Gray complains, her husband began to treat her with cruelty, and in a "coarse, brutal and tyrannical manner. He used very often to get drunk, she says, and when in this condition, she alleges, he often slapped her in the face and otherwise ill-treated her. "He once slapped my face because the milkman had forgotten to leave a bottle of cream in the morning," she said. Lawyer Russell, in behalf of Gray, denied all the wife's allegations. In his affidavit Mr. Gray asserts that his mother-in-law, who died a year ago, greatly interfered in his domestic affairs.

SMOKED 48,000 CIGARS IN TWELVE YEARS

(Special to The Times-Dispatch.) KALAMAZOO, MICH., July 18.—William G. Pattison, of this city, is dead in his eighty-ninth year as the result of the excessive use of tobacco. His tobaccoist from whom Pattison bought exclusively, says that in twelve years Pattison smoked more than 48,000 cigars, which cost him \$4,800. In his early life he was an even more constant smoker than in his declining years, and local cigar men estimate that in the last twenty years he had smoked 100,000 of his favorite brand, which would cost him \$10,000.

WANTS TERRIER TO COUGH UP HUNDRED

(Special to The Times-Dispatch.) NEW YORK, July 18.—Miss Bessie Hardenburgh, stamp clerk in the Tarrytown postoffice, owns a skye terrier worth

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ARTHUR DUNMEAD DIES VERY SUDDENLY

(Special to The Times-Dispatch.) WILLIAMSBURG, VA., July 18.—Arthur Dunmead, chairman of the James City County Board of Supervisors, candidate for sheriff and at one time a very wealthy man, was found dead in a closet in his home near here yesterday afternoon. His physician, Dr. D. J. King, says, "Death was from natural causes." Mr. Dunmead, although not thirty years old, was three times married. His last wife and two children survive him. They were at Virginia Beach at the time of his death. The funeral arrangements have not been made.

JAMES LINDSAY GORDON IN POLICE COURT

(Special to The Times-Dispatch.) NEW YORK, July 18.—The charge of assault made against James Lindsay Gordon, former assistant district attorney, last Saturday night, by Jacob Kahn, a cigar dealer, of No. 282 Eighth Avenue, was dismissed in the Harlem Police Court yesterday, the complainant declining to prosecute. Gordon refused to get out of Kahn's store, and it is alleged, drew a knife to resist ejection. He has been in Bellevue Hospital since his arrest.

A TASTEFUL NEW CHURCH

Structure That Will Be Erected for Immanuel.

LEIGH AND FIFTH STREETS

It Will Be Modern and Convenient in Arrangement, Attractive in Appearance and an Ornament to the City.

The accompanying reproduction from the architect's drawing represents the new house of worship to be erected by Immanuel Baptist Church at the northeast corner of Leigh and Fifth Streets. The old frame church building, which for many years occupied the rear portion of a lot, is being demolished to give way for this new structure. The excavation is well under way, and the work of laying brick will begin in a few days. The new church will front on Leigh Street and will be modern and convenient in arrangement, attractive in appearance and an ornament to that part of the city.

DOING A GOOD WORK

The growth of Immanuel Baptist Church, which was established some years ago by the First Baptist Church as a mission on Fourth Street, has been very marked in the last few years. The membership now exceeds three hundred, and all departments of the church work are in excellent condition. The congregation is free from debt, there is no encumbrance on the splendid lot at Fifth and Leigh Streets, and the members and friends of the church have made very liberal subscriptions toward the building fund. Rev. D. A. Solly has been the pastor for something more than two years, and has done a fine work. He has a uniformly large congregation, and for the last year the old building has been entirely inadequate to the needs and demands of the people.

STORK FLITS TO CLEVELAND HOME

(By Associated Press.) BUZZARD'S BAY, MASS., July 13.—A son was born to ex-President and Mrs. Grover Cleveland at his summer home here to-day.

The attendants say that all conditions affecting both mother and child are satisfactory.

WHERE TEE-DEE WINNERS ARE GOING

Fourteen Parties Have Been Assigned.

TO THE MOUNTAINS AND THE SEASIDE

All of Them Will Receive Every Courtesy.

TOWERING PILE OF THE COUPONS

Those Voted, Placed One Upon the Other, Would Reach Higher than the Times-Dispatch Building. Tower—Many Ladies Have Worked Hard in the Contest Just Closed.

The Tee-Dee outing parties have all been assigned to the various hotels of their choice. The contest closed last Wednesday night, and on Thursday morning the Times-Dispatch business office had somewhat the look of a bargain counter in a department store. Tee-Dee parties arrived in bunches, and then came the selection of Tee-Dee resorts at which the parties will spend their well earned vacations. Everybody was in a happy humor, and the business was disposed of quickly and satisfactorily to all concerned.

There were one hundred and sixty thousand and ninety-five coupons deposited in the contest—enough paper, if placed end to end, to reach from Richmond in a straight line to Petersburg. The coupons, if laid flat one upon the other, would make a pile higher than the tower of the Times-Dispatch building. The same coupons occupied enough aggregate space to have covered over thirty-one thousand columns of The Times-Dispatch.

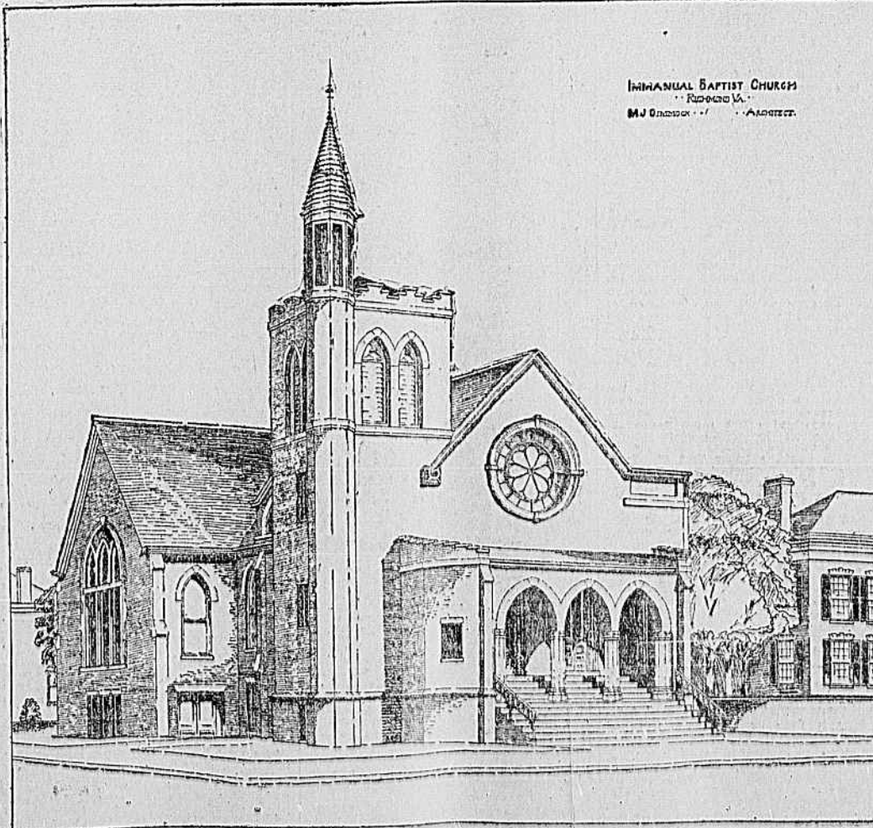
The contest commenced on June 7th and closed on July 15th. There were forty-four entries of Tee-Dee parties, made up of two ladies each, and each party had the privilege of selecting another lady, who accompanies the party in the role of chaperone.

Were Many Workers. This makes one hundred and thirty-two ladies who have been personally interested, and who have strenuously worked for several weeks in securing coupons and in voting for the Tee-Dee contest. The rivalry was spirited and the race a closely contested one. Frequent statements appearing from time to time in The Times-Dispatch kept the contestants interested to the end.

A noticeable feature is the fact that a majority of the winning parties were early entries and leaders from the start. They evidently went in to win, and held a strong party to the finish, never ceasing their efforts and vigilance. The day after the contest closed the following telegram was received, which indicates a good time for the Tee-Dee parties who go to Ocean View: "Ocean View, Va., July 19th, 1903. 'The winners of Tee-Dee contest selecting Ocean View Hotel will be tendered the courtesies of the Casino theatre and bathing pavilion.'"

Letters from the managers of the other Tee-Dee resorts promise the best of attention and a royal good time to the Tee-Dee parties who spend the week at their respective hotels. Where They Go. The assignments of the Tee-Dee parties have been made as follows: Party No. 1.—Miss Dora Berry, Miss Inez Taylor, Mrs. Lelia Garner; Alleghany Hotel, Goshen, Va.; last week in July. Party No. 2.—Mrs. F. M. Timberlake, Mrs. Aurelia Timberlake, Mrs. Marie Timberlake; Princess Anne Hotel, Virginia Beach, Va.; third week of August. Party No. 3.—Miss Annie Kerse, Miss Mamie Hughes, Mrs. R. L. Lane; Alleghany Hotel, Goshen, Va.; first week of August. Party No. 4.—Miss Irene Robinson, Miss Conie Schaaf, Mrs. Robinson; The Intermont, Covington, Va.; first week of August. Party No. 5.—Miss L. E. Booth, Miss E. Hicks, Mrs. T. D. Hicks; Princess Anne Hotel, Virginia Beach, Va.; first week of August. Party No. 6.—Miss Helen East, Miss Mildred Jones, Mrs. H. K. East; Ocean View Hotel, Ocean View, Va.; last week of July. Party No. 7.—Miss Carrie Vaughan, Miss Eugenia Coghil, Mrs. Coghil; Ocean View Hotel, Ocean View, Va.; first week of August. Party No. 8.—Miss Annie Smith, Miss Katie Smith, Miss Booker; The New Sherwood, Old Point, Va.; last week of July. Party No. 9.—Miss Rosalie Robinson, Miss Edna V. Branch, Miss Elizabeth Baker; The Intermont, Covington, Va.; second week of August. Party No. 10.—Miss Frances Overby, Miss Virginia Overby, Mrs. C. A. Hunt; Jefferson Park Hotel, Charlottesville, Va.; week ending August 1st. Party No. 11.—Miss Ora Reynolds, Miss Carrie Reynolds, Miss Mary Hexter; The New Sherwood, Old Point, Va.; first week of August. Party No. 12.—Miss Mary Tillman, Miss Louise Keeslich, Miss Emma Brimmer; The Mecklenburg, Chase City, Va.; first week of August. Party No. 13.—Miss Bertha Bowles, Miss Sadie Floyd, and chaperone; Jefferson Park Hotel, Charlottesville, Va.; week ending July 25th. Party No. 14.—Miss Mary R. Thaw, Miss Alice B. Thaw, Mrs. R. R. Thaw; The Mecklenburg, Chase City, Va.; last week of July.

To say that the Tee-Dee parties will have a pleasant season of rest and enjoyment is but drawing it mildly. They will certainly leave Richmond with the best wishes of The Times-Dispatch, and the hope that all will return greatly benefited by their Tee-Dee Outing Tour.



DESIGN FOR IMMANUEL BAPTIST CHURCH.