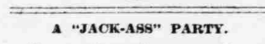


The Caucasian

AND RALEIGH ENTERPRISE.

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A "JACK-ASS" PARTY.

The conglomerate aggregation of inconsistent factions moving, posing or rather squabbling under the banner labeled "Democratic" had even before the last campaign earned the opprobrious sobriquet of the "Jack-ass" party. The so-called leaders of that aggregation have not since done anything to prove that the opprobrium of that epithet was not justified and well earned. On the other hand, they have seemed to exercise what wits they have with more than usual unison to make their party now more inconsistent and pitiable, if possible.

Only the other day seventeen Democratic Senators, more than half of the members of that party in the Senate, joined with the high tariff Republicans in voting against free lumber. If these Democratic Senators had voted for free lumber the record shows that lumber to-day would be on the free list.

The last National Democratic platform declared not only square and unequivocally against protective rates of duty on any article, but especially on all articles controlled by trusts, and specifically did the platform single out lumber, as one of the products that should be on the free list. They declared that not even a revenue duty should be placed on lumber. This and the anti-trust plank were the leading issues in the Democratic platform made by the Democrats in the last campaign.

How did the Democrats from North Carolina stand on these questions? Both of the Democratic Senators from this State and all of the Democratic Congressmen, with but one exception, voted against free lumber.

Mr. Simmons came near being defeated as a delegate to the last National Democratic Convention; indeed, he had to compromise with the opposition which would have beaten him, and begged to be permitted to go as a delegate. He served in that convention, and was a member of the Committee on Platforms. The platform declared for free lumber, and it was unanimously adopted by that convention. Whether we agree as to the wisdom of men's professions and pledges or not, yet everybody has respect for a man who lives up to his pledges.

A similar spectacle has occurred when the iron and steel schedules were under consideration. When the vote was taken, again we find the majority of Democratic Senators in Washington lining up with the high protectionists and voting for the highest duty proposed on iron ore.

Would these Democrats have done any better with reference to passing a strong anti-trust law and enforcing the same if the Democratic party had won in the National election? Let us see what has occurred in North Carolina. The last Democratic Legislature professed that they wanted to improve and strengthen the fraud anti-trust law which they had formerly put upon the statute books. Did they do it? The measure which they passed was such a transparent fraud that the Raleigh News and Observer denounced it as worthless, and said that it was just such a law as the trusts wanted, for no trust had any cause to fear it. The Chairman of the Finance Committee that prepared that bill in the last Legislature was Governor Kitchin's manager, who has since been appointed to the Supreme Court bench by the Governor. If Governor Kitchin should attempt to enforce the North Carolina anti-trust law, would Judge Manning hold that the law was unconstitutional or ineffective? We will see.

The last Democratic National platform also declared in favor of an income tax, and also in favor of submitting a constitutional amendment to the various States to authorize Congress to levy and collect such a tax. President Taft has recently sent a message to Congress favoring such an amendment and urging Congress to pass it at this extra session. The New York American at once sent out telegrams to all of the Democratic and Republican State Chairmen asking if they thought their State Legislatures would ratify such an amendment.

Mr. Eller, the Democratic State Chairman, in concluding his reply, said: "So that, in my judgment, it is a doubtful question whether the people of this State will, at this time, through their Legislature, fa-

vor or oppose such an amendment to the Federal Constitution." Why does Mr. Eller doubt whether or not the Democratic State Legislature would approve and endorse that which their National Convention most solemnly declared for? This comes right on the heels of the complete abandonment of the principle of local self-government. Clearly it is now a "Jack-ass" party—or worse.

WHERE THE BLAME LIES.

The Caucasian has received a letter from one of the ablest and most prominent lawyers in the State in which the Eastern Federal Judgeship is very clearly and ably discussed.

He says that the Republicans of the State were, of course, shocked and chagrined beyond comparison at the action of the President in appointing a Democrat when there were a number of Republican lawyers in the East who were the equal, to say the least, of Judge Connor in ability, character, judicial temperament, and every other quality requisite for the Federal Judgeship. He said that of course at first the Republicans generally were disposed to blame bitterly the President, but that upon reflection and investigation, as to the causes which led to such action, that feeling toward the President has changed.

He said that it is beginning now to be generally realized that this humiliation was brought upon the Republicans of the State by the action of the incompetent Republican patronage machine which dominates and curses the party in the State.

In concluding his letter, he says: "I am sure that the appointment of a Republican could have been secured by the leaders of our party by united action on their part and by a proper appreciation of the rights of other Republicans to be heard in the matter. Mr. Taft gave his warning three years ago as to what would happen if the party was run in the interests of perpetuating a patronage machine, and his present action shows that he meant what he said then and has not forgotten."

"There are many good and valid reasons why President Taft would not have appointed a Democrat if he had known the situation correctly in the State; but when we remember that it was the Republican party in State convention in 1902 that refused to renominate and endorse men like Judges Furches, Cook and Douglas, after a bitter and unjustifiable attack upon them by a Democratic Legislature, but, on the other hand, turned and gave their endorsement to Judge Connor, which fact was strongly brought to the attention of the President, how could any one expect him to do otherwise under the circumstances?"

All of which is very true. It is known that President Taft has said that the fact that the Republican State Convention had endorsed Judge Connor for State Supreme Court Judge, was the one most important thing that influenced him in this matter. The people are fast learning where to place the blame.

The hope for the Republican party in North Carolina is clean and competent leadership. Under such leadership the party can win.

EDUCATION OR POLITICS.

In a letter to the County Boards of Education, Mr. Joyner, the State Superintendent of Public Instruction, said: "In order to secure the co-operation of all, so necessary for the success of the schools, I strongly advise the selection of properly qualified Republicans, as well as Democrats, as school committeemen. A school should be held above partisan politics."

The Caucasian desires to commend this utterance on the part of Mr. Joyner, for it is certainly prompted by a desire to help improve and elevate the public school system in North Carolina, and not from a desire to see Republicans placed in such responsible positions of trust. Mr. Joyner's good advice should, and we trust will, be observed in every school district in North Carolina. But Mr. Joyner should have tried to wrest the public school system of North Carolina from the hands of the Democratic machine at an earlier date and in a more effective manner.

When the Democratic machine was having the Legislature appoint Democratic politicians as members of the County Boards of Education he should have appeared before the Legislature and protested that the county Democratic machine should not be permitted to pick out their henchmen to handle the school money and to care for, or fail to care for, the best interests of the thousands of children of the State who are dependent entirely upon the public schools for whatever education they may get.

The Democratic State machine to-day has the public school system of the State firmly in their grasp, and it is handed and used and bandied about as the State machine, on the advice of the county Democratic machines, sees fit. It may be that the

State Democratic machine did this over the protest of Mr. Joyner, or it may be that he did not wake up to the enormity of this wrong until it was too late. At any event, let us trust that Mr. Joyner's voice will be raised loud and strong before the next Legislature, whether it is Democratic or Republican, in the interest of local self-government, at least to the extent of lifting of the public school system out of the clutches of the political machine.

THE FIGHT IS ON.

Clear the way and let the funeral procession pass by. Congressman Claud Kitchin, in an interview with a Norfolk paper, says that the six Democratic Congressmen will be forgiven for sliding off the platform and that they will be returned to Congress—providing, of course, that they repent and ask forgiveness. But in reference to Senator Simmons' conduct, Congressman Kitchin says:

"So far as Senator Simmons is concerned he is serving his last term. Politically, he is dead, and his friends have forsaken him. "He had lost out before he resigned as State Chairman to fight my brother's nomination for Governor, as was demonstrated by the poor showing he made. "Now that he has taken up protection, he has not a ghost of a chance of being re-elected to the Senate."

We knew it was coming but didn't think the trouble would break loose quite so soon. The fight is on against Simmons, and it will be to the bitter end, which ever end that may be. From the present outlook the odds are against Simmons unless he organizes some red-shirt bands and intimidates the enemies in his own camp. But it will be remembered Kitchin is not a novice in red-shirting himself, and if he, too, should line up the ballot-box manipulators in Halifax County Simmons would doubtless meet his Waterloo. For in addition to their knowledge of red-shirt methods, the ballot-box manipulators of Halifax County can out vote the balance of the State. And, doubtless, Simmons would again be heard to cry out: "For God sake reduce the majority!"

BRITT'S GREAT SACRIFICE.

The Union Republican says: "According to the Asheville Citizen, State Senator John J. Britt will give up a \$5,000 law practice to accept a \$3,000 Assistant Attorney's position in Washington tendered by Mr. Taft. It is a sacrifice which is closely allied to patriotism. The call to duty and a response at a financial sacrifice."

Who is it that has forced Mr. Britt to give up his \$5,000 law practice and go to Washington to take an assistant's place when he can not save half of the money he can in Asheville? The Caucasian joins Mr. Britt's friends in denouncing this outrage. But was not the real sacrifice of Mr. Britt made when the patronage machine dropped him as its candidate for Governor? Otherwise he might have gotten nearer to the big pie counter.

OUR COTTON MILL INDUSTRY.

Some days ago these columns contained an article on the progress of the cotton mill industry in this State. Since that article was written two other large mills have been granted charters to do business in this State—one at Bessemer City and the other at Graham. The latter named mill, we understand, cost one million dollars or more.

We note that some man in South Carolina says that the Dukes will not branch out into the cotton mill business. We did not say positively that they would, and only gave the news as a rumor. However, it appeared to us as being more than mere gossip, as the writer secured his information from a New York magazine writer. He told us that the Dukes contemplated building twenty one-million dollar cotton mills, and that probably all of them save one would be built in North Carolina and would be located between Durham and the Blue Ridge. And that they might also purchase the Whitney power plant, although it was not absolutely necessary for them to have this plant, as they had control of other power that they could use. The rumor may have no foundation, but we have known things to come true that at first sounded less probable. Even without these twenty mills North Carolina is fast coming to the front in the manufacture of the fleecy staple, and these twenty mills, if erected, will place her at the top notch.

Boy Drowned in the Yadkin River.

Salisbury, N. C., June 28.—Claude Livengood, aged twenty years, of Jerusalem, David County, was drowned in the Yadkin River, near that place, Sunday afternoon.

First Bale New Texas Cotton Sold for \$425.

Houston, Texas, June 28.—"Before the war" prices were received on the floor of the cotton exchange to-day when the first bale of this season's cotton sold at auction for \$425. The bale came from Mercedes, Hidalgo County, and weighed 368 pounds.

BIGGERS FOUND NOT GUILTY.

Murder of J. G. Hood Comes Clear on Account of Confusional Insanity—An Unusual Scene in Court Room.

Charlotte, N. C., June 26.—When Foreman J. C. Flow uttered the words "Not guilty" in Mecklenburg Court house this afternoon at five o'clock, thus restoring his liberty to William S. Biggers, on trial for two weeks for the killing of J. Green Hood, there was an outburst of pandemonium almost that brought Judge Council to his feet, and his deputies hastened to his aid, the former rapping with all his might with the judicial gavel, and the latter shouting "Keep quiet; keep quiet." The friends of the defendant thus showed their opinion of the verdict. This was the end of the second week of the trial, and the entire court, jurors, counsel and all were well nigh worn out by the stress and the heat of the past few days. The case had proven the most lengthy that the court here had ever tried, and excitement was at high pitch when Judge Council delivered his charge, closing at one o'clock, and the jury, after taking dinner, reached a verdict in three hours. Confusional insanity was the plea of the defense. In his charge, among other things, the judge said the jury was able to find that the defendant was sane only on the subject of killing J. Green Hood and was sane on all other subjects, the verdict should be not guilty. It was largely on this phase of the charge that the jury returned its verdict. Many alienists and experts were examined during the tedious trial, and for over four days the jurors listened all day to arguments from the attorneys in the case. Solicitor Clarkson, for the State, closing the longest argument of the trial at noon to-day, having spoken nearly four hours. Immediately after the verdict was announced and after quiet was restored the liberated man was given opportunity to shake hands with his friends and counsel. Women relatives of the prisoner sobbed like children and Biggers hastened to leave the room to go home for the first time since February 6 last when he fired the fatal shots that killed Hood on Tryon street, in the center of the city.

Biggers wanted to be the first to tell the news of his liberation to his wife who, after standing the strain for two weeks, had broken down and was at home in bed. The State contends throughout that the prisoner was sane, and that he had sought vengeance with his own hand on account of alleged ill usage in money matters with the deceased. The defense set up the claim that Biggers did not know that he was doing wrong when he fired the fatal shots, although admitting that he did know what he was doing, and that when he sought to slay Hood, on this point the fight was waged by counsel for four days until argument was exhausted. The result of the trial was largely anticipated, though many expected a mistrial.

Killed By Lightning Bolt.

Waldosta, Ga., June 25.—D. J. Thorndon was instantly killed by a lightning bolt this afternoon on the farm of W. B. Fender, at Mineola. With several others he was at work. When the storm threatened he took refuge under a big tree, taking his team of horses with him. The lightning stripped him of clothing. Both horses were killed also.

Remember the Democratic Bonds.

Clinton News-Dispatch.] Say, Mr. Democrat, you want to remember that the \$500,000 of North Carolina bonds just sold were authorized, sold and spent by the Democratic party. We wouldn't be surprised that in less than ten years the Democratic press and speakers will claim that these bonds were sold by the Fusionist. Now, just watch and see.

Bryan Lumber Company a Bankrupt.

A petition was filed with the Clerk of the United States District Court at Asheville Monday by E. M. Streeter, receiver on behalf of himself and creditors of the Bryan Lumber Company, asking that the company, doing business in Mitchell and Yancey Counties, be adjudged bankrupt.

Boy Accidentally Kills Himself.

Goldboro, N. C., June 28.—News was received here this afternoon announcing the fact that Mr. W. A. Wright accidentally shot and killed himself while returning from a squirrel hunt.

Thousands Have Kidney Trouble and Never Suspect it.

How To Find Out. Fill a bottle or common glass with water and let it stand twenty-four hours; then add a brick dust sediment, or setting string, or milky appearance often indicates an unhealthy condition of the kidneys; too frequent desire to urinate, or pain in the back are also symptoms that tell you the kidneys and bladder are out of order and need attention.

Fourteen Dead From Heat in New York City.

New York, June 23.—The intense heat during the night forced thousands to sleep in the open, filling the parks, benches and roofs. It is estimated that 20,000 people slept on Coney Island sands. Special policemen patrolled the beach to prevent harm to the sleepers. Fourteen are already dead and scores prostrated from the heat.

Lady Loses Her Mind En Route to Visit Her Son.

Asheville, N. C., June 24.—Mrs. John W. Wilborn, accompanied by her small grandson, Johnnie Porter, en route from Hughesville, Mo., to Thomasville, for a visit to her son. Mr. Alf Wilborn, became violently insane shortly before the arrival of train No. 36 from Knoxville this morning at 7 o'clock and has been placed in a sanitarium here awaiting information from relatives at Thomasville and other places.

Tortured on a Horse.

"For ten years I couldn't ride a horse without being in torture from piles," writes L. S. Napier, of Rutgers, Ky. "when all doctors and other remedies failed, Bucklen's Arnica Salve cured me." Infallible for Piles, Burns, Scalds, Cuts, Boils, Fever-Sores, Eczema, Salt Rheum, Corns, 25 cents. Guaranteed by all druggists.

PRESS CONVENTION ADJOURNS.

Rev. J. O. Atkinson Elected President of the Association. Hendersonville, N. C., June 24.—To-day was the second and last of the North Carolina Press Association's visit to the "Lake City of the Mountains," and was marked by two enjoyable social events, the reading of many important papers, and the election of officers. Rev. J. O. Atkinson was elected president.

Georgia's New Governor.

Governor Hoke Smith, of Georgia, stepped down and out Saturday, and Mr. Joe Brown, his successor, was inaugurated amid very simple ceremonies. Governor Brown took a gondola to the capital from which he will drink.

Banks Must Return \$25,000,000.

Washington, D. C., June 29.—Secretary of the Treasury McVeagh made a call to-day on the National Bank depositors for a return to the Treasury of Government funds approximating \$25,000,000.

Wouldn't Be Any Democratic Party.

Clinton News-Dispatch.] But then if the Southern people were to vote for their own interest, there wouldn't be any Democratic party left. Had you ever thought about that?

Negro Commits Double Crime.

Pink Hunter, a negro, who lived eight miles southwest of Charlotte, went to the home of Etta Faulkner, colored, Tuesday morning, and killed her with a shot-gun. The load blew off the entire top of her head. Hunter then ended his own life. Jealousy caused the trouble.

Platform Was Only for Campaign Purposes.

Mr. Simmons was on the platform committee that said the platform was all right, when Mr. Bryan passed it around. But then we don't suppose the Senator ever thought there would be any use for it after the campaign was over.—Clinton News-Dispatch.

Breese Will Again Be Tried on the Charge of Embezzlement.

Asheville, N. C., June 29.—Judge Newman in the United States Court this morning over-ruled the motion of the defense to quash the bill of indictment against Wm. E. Breese and others, charged with embezzlement and conspiracy to wreck the First National Bank of Asheville, July 25th was set as the time for beginning of the new trial.

Should Insist on Enforcement of Anti-Trust Law.

Clinton News-Dispatch.] It strikes us that Josephus would, at least, insist upon the enforcement of the Manning anti-trust law, passed by the Legislature. If a majority of the Supreme Court was to turn the thing down Judge Manning could at least have the pleasure of writing a dissenting opinion.

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Will Build the Southbound.

Winston-Salem, N. C., June 28.—The directors of the Southbound Railway this afternoon passed a resolution authorizing President H. E. Fries and Chief Engineer O. H. Cornell to advertise for bids for the construction of the road from this city to Wadesboro, a distance of eighty-seven miles.

Mr. Hix New General Manager of the Seaboard.

Baltimore, Md., June 26.—C. H. Hix has been appointed General Manager and C. R. Capps Freight Traffic Manager of the Seaboard Air Line, with headquarters in Portsmouth, Va. These changes as announced to-day, follow the recent resignations of W. A. Garrett, chief executive officer for the receivers, and L. Sevier, Vice-President, both of these positions having been abolished.

Shot Her Husband's Murderer.

New York, June 28.—While large crowds of men and women were hurrying past Herald Spring and Sullivan Streets to-day, Mrs. Louisa LaBarcea, a young widow, drew a revolver and mortally wounded Dominico Versaglio, nineteen years old, whom she accuses of having killed her husband a year ago.

The White Firemen Lose Out.

Atlanta, Ga., June 26.—The decision of the Board of Arbitration of the Georgia Railway strike to meet was against seniority of white firemen over negroes.

Wouldn't Enact Their Platform Into Law if They Had a Chance.

Durham Herald.] The fact of the matter is that the Democrats have had many times their platforms that they would not have voted for if it had been put to them.

Negroes Charged With "White-Capping."

Messrs. Tom Robertson and Earl Earp, white, and four negroes, Messrs. Robertson, William Robertson, Wortham and William Davison, were given a hearing before Judge of the Peace Ell Scarborough at Eagle Rock, Wake County, Saturday on the charge of "white capping." It was alleged that the party named took in charge a negro named Roy Royster and whipped him severely with a leather strap. The alleged cause being that Royster had tried to alienate the affections of Joe Wortham's wife. The white men were discharged, but the four negro defendants were bound over to court in bonds of \$50.00 each.

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