

The Warren Record

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Speaker Ban Amendment

An amendment to the Speaker Ban Law, submitted by a special study commission, was adopted by the State Legislature in special session Wednesday morning. In essence the amendment returns control of speakers to the trustees of the institution of higher learning, but requires that the administration of such institutions must give certain guarantees to the Legislature.

The amendment was not entirely satisfactory to either proponents of the law who wanted it kept on the statute book, not to the opponents of the law who wanted its outright repeal. But the compromise is one that should end the threat to school accreditation and should allay much feeling that has arisen by the passage of the law.

The adoption of the amendment came as no surprise, as it was unanimously backed by the commission after long weeks of investigation, study, and hearings and by Governor Moore, Lt. Governor Bob Scott and House Speaker Pat Taylor.

We think that it is indeed fortunate that an effort to have the issue decided by a vote of the people

was beaten down as it would have created a great deal of hard feelings and would have divided our people, and, we think, hurt the good name of the state, and hindered its economic advance.

We, as is well known, have from its passage opposed the Speaker Ban Law, but the issue is apparently solved, and there is now no good reason to review our arguments. We wanted its outright repeal, but willingly accept the action of the legislature in its amendment.

One amendment that was passed is that the Legislature appoint a committee to study the composition and duties of the Southern Association of Colleges and Universities, an accreditation agency. The reason for its introduction was to inform the people of the state about a matter about which there was much misunderstanding, and according to its sponsors, was introduced without prejudice. Certainly we would be inconsistent if we objected to a full investigation of any matters of concern to our people, as we believe that truth can stand against the false and that freedom to know is a vital freedom

More For The UN's Pennies

The Christian Science Monitor

France's proposal for a general overhaul of United Nations finances holds a promise of improvement and greater efficiency. But it may also present a danger to an expansion of the world body's constructive efforts around the globe;

Sensibly recognizing that the United Nations' financial structure is haphazard, inefficient, and often creaky, France calls for the setting up of a 12-nation committee to carry out a general audit of finances and to recommend the best use of available funds.

This suggestion strikes us as eminently sensible. Although the United Nations' budget is based on fixed and regular contributions for all its members, these do not pay for all the activities which the world body has undertaken over the years. These extra budget needs are met largely through voluntary contributions from such lands as feel disposed to make them.

This system finally caught up the United Nations with a vengeance last year, when the Soviet Union's and France's refusal to contribute to the cost of peace-keeping operations plunged the United Nations into a severe financial crisis out of which it has not yet drawn.

But while we believe that the United

Nations' activities must be tailored to its resources, we believe that it would be a tragedy if this were used as an excuse to cut back that body's role in a world which desperately needs its help in so many directions. In whichever direction we look, we see problems growing in size, intensity and in urgency. All evidence points toward the need to broaden the United Nations' effectiveness rather than to restrict it.

France did not, of course, come out and say that one of the purposes of its proposal was a cutback in the United Nations' world role. Perhaps it is not. Yet such a cutback would, unhappily, appear to be in step with President de Gaulle's strongly nationalist and anti-internationalist views. France's refusal to contribute to the United Nations' peace-keeping activities in the Congo was clearly aimed at discouraging rather than encouraging greater United Nations activity.

By all means, let us put the United Nations on a sounder financial footing. But let us do so in the hope that its effectiveness on the world scene will grow, not diminish.

NEWS OF FIVE, TEN, 25 YEARS AGO

Looking Backward Into The Record

November 18, 1960

Charles T. Johnson, Jr., who has been practicing law in Warrenton for the past four years, has accepted a position with the First Citizens Bank and Trust company in Raleigh.

A dance will be held at the Norlina High School gymnasium tonight under the sponsorship of the Norlina High School Student Council.

The contract for the erection of a bridge across the Roanoke River near Eaton's Ferry is expected to be let next month. Norlina High School football team was defeated in State playoffs at Rocky Mount Friday night.

November 18, 1955

The Warrenton Tobacco Market will close on December 2.

Mrs. Ersie B. Stewart is recuperating from a broken leg suffered in a fall at John Graham High School.

Littleton High School ended its football season at Norlina Friday night with a 6-0 win.

The Warrenton Rotary Minstrel will be presented at the John Graham High School auditorium next Tuesday and Wednesday nights.

November 15, 1940

Warren County has exceeded its Red Cross quota, Mrs. Barker Williams, drive chairman, announced yesterday.

Mrs. Eleanor Roosevelt, wife of the President, will speak at Henderson on November 19.

The Revs. Long, Shuler and Dodd have been returned to Warren County by the Methodist Conference.

Warren County's draft quota, reduced by men in the National Guard, has been set at 29.

Man Appeals Case To Superior Court

A defendant in Warren County Recorder's Court last Friday, sentenced to serve six months on the roads, appealed his case to Superior Court. John Richard Bullock, who pled not guilty, was found guilty of non-support and sentenced to the roads. He asked for a hearing in higher court and appearance bond was set at \$200.

Wardell Alston pled guilty to a charge of non-support and was sentenced to the roads for 90 days.

Alfred Lee Gupton, charged with reckless driving, failing to appear in court. His bond was declared forfeited and a capias was issued for his arrest.

Ronald Carl Head, charged with failure to obtain N. C. title and registration, was called and failed to appear in court. A capias was issued for his arrest and his bond was declared forfeited.

Stephen A. Holloway pled guilty to a charge of fraud. Prayer for judgment was continued upon condition that the defendant make good a check in the amount of \$25 issued to W. Monroe Gardner and pay court costs.

Shirley L. Williams pled guilty to giving a bad check. Prayer for judgment was continued upon condition that the defendant make good a check to Leggett's Department Store in the amount of \$29.85 and pay the court costs.

Alex Daniel pled guilty to a charge of drunk driving and was ordered to pay a \$100 fine and court costs.

David Ray Turner was ordered to pay a \$25 fine and court

costs when he pled guilty to a charge of carrying a concealed weapon.

James Jones pled guilty to giving a bad check and was ordered to pay \$93.48 for use of Linwood Ayscue and court costs.

J. T. Ayscue, charged with assault, was found not guilty.

The state took a nol pros with leave in the case of Henry Clark, charged with assault with a deadly weapon.

William Gary Grossman pled guilty to charges of speeding and having no operator's license. He was ordered to pay a \$25 fine and court costs.

William Dennings Sydnor, charged with speeding, failed to appear in court. Judgment absolute on his bond was ordered and a capias issued for his arrest.

The state took a nol pros with leave in the case of Troy Wilbert Vaughan, Jr., charged with speeding.

Defendants in other speeding cases and verdicts of the court were as follows:

Lathrop Pelonbet Smith, Jr., costs; James Henry Scott, costs; Carl Anthony Dunn, \$10 and costs; Nelson Garfield Wimmer, costs; Walter Eugene Martin, \$25 and costs; Julian Brantley Acree, Jr., \$15 and costs.

Cited

(Continued from page 1)

check and a plaque. Second place winner in the farm community division was Mountain Creek in Granville County, with George L. Wright

receiving \$150 and a plaque. Watkins community of Vance County won third place, with E. R. Woody accepting a \$75 check; Drewry in Warren County, fourth place, with \$50 received by Leonard Bender; and fifth place going to Ingleside-Moulton community of Franklin County, C. M. Beasley receiving \$50.

In development among towns above 1,000 population, Fuquay-Varina took top honors, with Sherrill Atkins receiving the award. Second place went to Lillington, with the award being received by Donald O'Quinn.

Holly Springs in Wake County was named winner in the division under 1,000 population. Miss Marva Leigh Stephens accepted the award.

Approximately 300 persons from the seven-county area of Wake, Johnston, Vance, Granville, Warren, Franklin and Harnett turned out for the annual event, held this year in the cafeteria of Lousburg College.

The group was welcomed by Lousburg College President C. W. Robbins, J. M. Ammons of Raleigh, CADA president, introduced the guest speaker, W. Reid Thompson of Raleigh, a vice president of Carolina Power and Light Co.

Thompson praised the various communities for their work in development, and noted the vast potential the area has in industrial and agricultural development. He cited the number of educational institutions in the area as a tremendous aid to its growth but added progress is made only by those who use "plain old elbow grease."

The group was entertained by the Whisky Hill Singers, a trio from Lousburg College.

All officers were re-elected. They are President J. M. Ammons; Vice Presidents John B. Harris and Tom Bradshaw of Raleigh; and Secretary - Treasurer Guy Walker of Raleigh.

Committee chairmen named were: John K. Neims of Oxford, Industry; Tom Bradshaw, community development; Charles Russell of the N. C. Farm Bureau, agriculture; Hal Johnson of Raleigh, publicity; Mack Moore of Raleigh, travel and recreation; and Bill Crowder of Dunn, rural.

Daniel Appointed Warren Key Banker

A leading Warrenton banker has been named "County Key Banker" for Warren County. He will coordinate the farm activities of the N. C. Bankers Association in this area.

NCBA President Clyde L. Stuts, of Shelby, has announced that J. Howard Daniel will serve as County Key Banker during the next 12 months. Mr. Daniel is Vice-President of The Citizens Bank.

For two decades the NCBA has received national recognition for its program in service to agriculture in North Carolina. Noting that the NCBA continues to place increased emphasis on this service, President Stuts thanked the 100 County Key Bankers for their significant role in this record.

He called attention to the projects sponsored by the Association such as the annual Farm Credit Conference, the two-week school at N. C. State University for 150 young farm leaders from every section of North Carolina. These scholarships have totaled over 1,550 all expenses being paid by their hometown banks. Another project is the land judging contest in the interest of soil conservation.

And, Stuts noted, the banks of North Carolina continue to lend more money to farmers than any other institutional group of lenders.

Helen Moseley And Lloyd Salmon Marry

Littleton - Mr. and Mrs. Lonnie E. Moseley of Roanoke Rapids announce the marriage of their daughter, Helen Arlene, to Lloyd Coleman Salmon, Jr., son of Mr. and Mrs. Lloyd Coleman Salmon of Littleton on Saturday November 13, in Emporia Baptist Church with the Rev. H. Harold Heath, pastor, officiating. Mrs. Salmon was attired in a two piece beige suit with brown accessories and a corsage of white carnations completed her outfit. Their only attendants were Mr. and Mrs. Lloyd Salmon and Mr. and Mrs. Lonnie E. Moseley.

Mr. Salmon is employed with J. P. Steven Company in Roanoke Rapids.

The couple will make their home in Roanoke Rapids after a wedding trip to points unknown.

LETTERS TO THE EDITOR

WHY NOT TESTED?

To The Editor:

Governor Moore stated over the television tonight that there would be no defeat for either side over the controversial Speaker Ban Law should the Legislature adopt the recommendations of the commission in the report submitted to that body.

It is difficult for one, without seeing the report, to understand how such a law can be compromised. I stand in agreement with you that this law should be repealed with no provisions.

This law adopts, certainly in part, the philosophy and policy of totalitarian governments, communistic or other, that the end justifies the means. It is taking a step toward striking at the very heart of Freedom of Speech or the Freedom of the Press.

When orderly freedom is thwarted, the dignity of man is infringed upon. I believe, therefore, that the Speaker Ban Law is not sound. I don't believe it could stand, if tested, in the higher courts of our land.

As a layman not trained in

legal procedure, I ask this question: why could not this law have been tested in the higher courts before going to the expense of a special session of the Legislature?

NATHAN P. FITTS, M. D.

THANKS PAPER

To The Editor:

I am writing to express the appreciation of all the members of the Warrenton congregation of Jehovah's Witnesses for the news coverage of our training conference held in Petersburg, this past weekend.

One thing that was made scripturally clear to us at the meeting was God's view of parents' responsibility in regard to child training.

It was pointed out that "raising a child in the fear and admonition of Jehovah," is not the responsibility of outsiders, but each couple who takes advantage of God's arrangement for producing children will have to answer for the spiritual training of the child. This was food for thought.

Please express our appreciation to your staff.

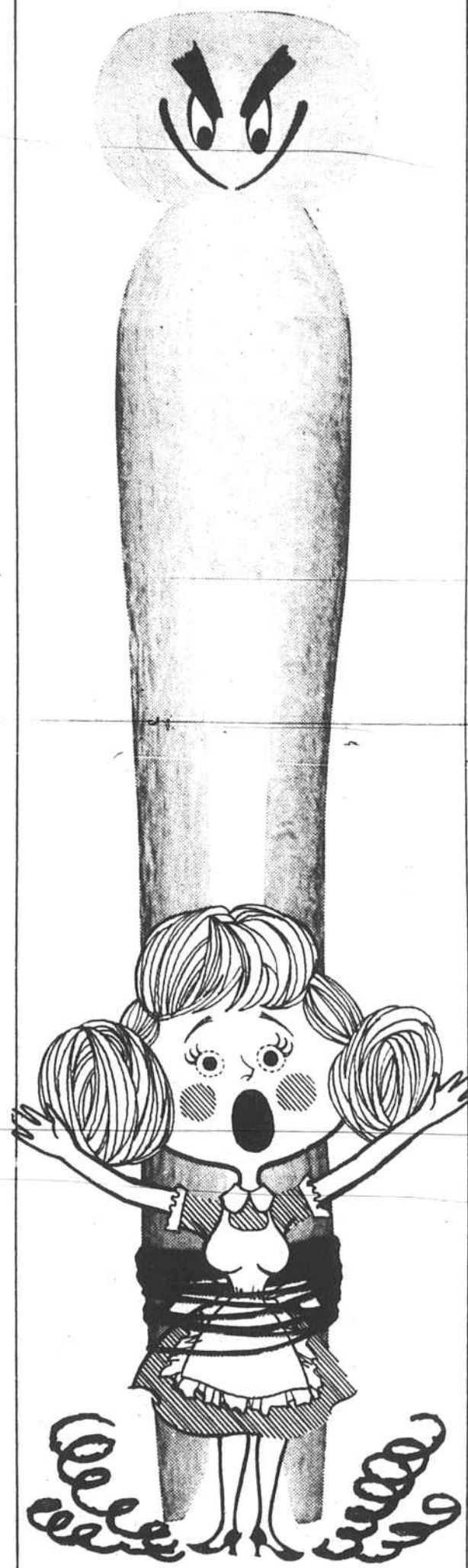
E. EDGAR LIMER, JR., Presiding Minister



Workmen are shown constructing a telephone tower at Afton this week. The tower is one in a link of towers being built by the Bell Telephone Company. A temporary tower was erected on the site for testing purposes several months ago.

Tied to an Old Habit?

BREAK IT...



Buy a Flameless Electric Dryer

Ever think how much you could save by not buying those extra clothes to tide kids over rainy days when you can't dry on the line? In just one year you may save a significant part of the cost of a dryer. You'll need fewer towels, linens and other washables, too, because you can wash and dry any time you wish. Enjoy matchless convenience! Your "clothesline" is just a couple of steps away, at your command day or night, no matter what the weather!

TOSS AWAY YOUR CLOTHESPINS and

WALTZ THROUGH WASHDAY

CAROLINA POWER & LIGHT COMPANY
An investor-owned, taxpayer public utility company