

GEORGETOWN TOO MUCH FOR V. M.

Blue and Gray's Quint Takes Close Game From Cadets' Five.

Washington, D. C., January 29.—Georgetown's basketball team drew one game nearer to the goal of the South Atlantic championship when it defeated the Virginia Military Institute five last night at the Arcade Rink.

Victory of the home team can in the biggest measure be attributed to its superior defensive playing. In all other departments, with the possible exception of the Blue and Gray also having the edge in passing, the two teams battled on pretty even terms.

As has been the case in all its games this season, the guarding of the Georgetown defense was the highest order. Every one of the regulars, all of whom were kept in the fray until the last two minutes, were on top of the ball every second, and the only way the V. M. I. got at all was under the worst sort of difficulties.

Georgetown, though, did not do all the playing in this line, the basketballers from Lexington being little inferior in practice to the home team's baskets were run up from random distances, and were of the brilliant variety.

It was a contest that did not lack in speed and aggressiveness, as is evidenced by the fact that twenty-two fouls that were called by Referee Hughes, each team being guilty a like number of times. Georgetown profiting four times on the opportunity, after the Virginia team got one better, Waldron and Ewing making most of the attempts.

With the game safely tucked away, Coach Jim Callifore, sent in a new set of faces in the closing period, but the reserves did not figure in the scoring. V. M. I. also made two substitutions, but they could not urge their team to make a brace or aid in adding to the total.

Georgetown's next home game is with the University of Pittsburgh at the Arcade next Monday night. In preparation the Hilltoppers will travel to Charlottesville on Saturday night to battle their old rivals, the University of Virginia. Line-up: V. M. I. J. Martin, R. F. Leech, Ewing, Campbell, C. F. Stroud, Foley, R. G. Clark, Clark, Wetzell, L. G. Lowry, Substitutions: Lane, for Martin, Graham, for Waldron, Marum, for Campbell, Kelly for Foley, W. Martin for Wetzell, Hardaway for Stroud, Clarkson for Batten, Goals from floor: Waldron, J. J. Martin, Clark, Wetzell, Ewing, Stroud, Lowry, Goals from fouls: Waldron, E. Ewing, S. Goals from fouls missed: Ewing, S. Waldron, S. Campbell, L. M. I. Referee, Hughes. Time of halves, twenty minutes.

Robbed Lakewood Homes Boy Says a Lakewood Jeweler Bought Gems—Diamond Ring, \$3.

Hackensack, January 29.—Carl Ostin, 18, one of the two brothers who burglarized several residences in Lakewood, was arrested in Hackensack by Policeman John H. Earle. The boy, in the presence of Chief of Police Jacob Durn, of Hackensack, and Deputy Sheriff W. T. Mason of Lakewood, broke down and confessed. Carl Ostin, 17, was arrested a few days ago in Lakewood. While he would not confess to the burglary, he admitted that he believed his brother was in Hackensack.

There seems to be no doubt that the thefts of the two boys aggregate several thousand dollars. Paul says he would not care to hold the Lakewood real estate office and was in charge of the keys of many of the fine houses of wealthy New Yorkers who closed up their Lakewood homes when the season was over.

Constable Mason left here for Lakewood to-night with the boy burglar, and he is to see this jeweler and his stock.

No sooner had Constable Mason left Hackensack with the young prisoner than William J. Cozmann, with whom Ostin had been staying, reported to police headquarters that his silver watch and some money were missing. Police sent on and said that young Carl Ostin had a silver watch answering the description given by Cozmann.

Paul Ostin is known to have given small diamond rings away to boys he met here.

Campion Dismissed. W. B. Campion was dismissed yesterday morning in Police Court on the charge of obtaining \$100 from Police Commissioner R. N. Goode by means of a worthless check and draft.

Campion, it is understood, agreed to reimburse Mr. Goode, and the latter dropped the prosecution.

This to the Cautious Drinker Always Insist Upon The Bottle Which Won't Refill Here's absolutely the only way you can be sure of getting the same drink every time, everywhere. It's the Wilson—Real Wilson—That's All! No Metal Parts Can Touch the Whiskey.

Under the direction of the Postmaster-General, the parcels disposed of at the recent sale were opened and displayed to purchasers so far as conditions would permit, but the amount of inspection which could be afforded to bidders was necessarily slight.

While possible legal objection to the element of chance in previous sales was fully met, it is probable a more satisfactory method will be adopted in the future. It is thought the department will not be criticized again for conducting a "lottery sale," because of the new parcel post regulations and the action expected in response to the request of the Postmaster-General for legislation on the subject.

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Sale of Second-Hand Pianos

Pianos that have been taken in exchange. All have been thoroughly overhauled and to all intents and purposes are good as new.

Among them a STEINWAY

Upright style, ebony case. In good condition. Will give satisfaction if sold.

Also a GRAND PIANO which has hardly been touched. Taken in exchange for a Pianola Piano, because its owner could not play. Handsome mahogany case.

A few other USED pianos, mostly upright styles, that have been rebuilt and which we are selling at a fraction of their original cost.

If you contemplate the purchase of a piano, it will be to your advantage to call and inspect these instruments.

Walter D. Moses & Co. 103 EAST BROAD STREET. Oldest Music House in Virginia and North Carolina.

DOUBT ABILITY TO FORCE ACTION

Republicans Defeated in Effort to Secure Vote on Pending Appointments.

SENATE IS DEADLOCKED

House Adopts Joint Resolution Approving Lincoln Memorial Plans.

Washington, January 29.—The second skirmish between Republicans and Democrats of the Senate over President Taft's appointments resulted today in defeat of the Republicans.

A motion for an executive session, made early in the day by Senator Cullom, was lost on a tie vote, 31 to 31. The Democrats drew to their aid Senators Brewster and La Follette, Republicans and Progressives.

After a thorough canvass of the Senate later, Republican leaders could see little chance of breaking this deadlock, as absent members were equally divided between the two parties.

It is expected that another effort will be made Friday by the Republicans to take up consideration of the Taft appointments. The Democratic forces are prepared to resist the filibuster, even should the Republicans secure enough votes to force the Senate into executive session.

House Adopts Plan. Washington, January 29.—The House today adopted the joint resolution approving plans of the Fine Arts Commission for a \$200,000 memorial to the memory of Abraham Lincoln in this city.

The resolution already had passed the Senate and now goes to the President for his signature.

It passed the House without amendment after that body had debated the project for hours during which several propositions were submitted as substitutes. All were ruled out on points of order.

Unlike the proceedings of the House last Wednesday when a filibuster by the Democrats prevented action on the project, the House today was practically unanimous in the adoption of the resolution.

In the debate on the measure, the feeling was obliterated and representatives from the North and South joined in tribute to Lincoln.

The substitute proposal of Representative Borland, of Missouri, for a national highway between Washington and Gettysburg received little support. Representative Stephens, of Texas, proposed the erection of a huge assembly hall in Washington.

It has been necessary under the provisions of the postal laws and regulations to prepare and catalogue articles for sale in such a manner as to preserve as far as possible the identity of each parcel as originally posted in order that, under the law, the proceeds could be recovered by the sender or addressee within four years from the date of receipt of the article in the division of dead letters.

It is said to be impracticable to continue this method or to hold accumulated packages on storage, under the parcel post law. In order to eliminate as far as practicable the objectionable lottery features claimed to be involved in disposing of articles under the custom heretofore followed, the new regulations direct in effect that parcels will be held in the division of dead letters for one year only, after which no claim for reclamation will be considered.

This will not affect, however, the treatment of letters containing articles of merchandise. It is explained, as an amendment to the statutory law will be required for that purpose. But it will permit the disposition of parcels as the expiration of one year as governing the property, in bulk or otherwise, and they can be prepared in such a manner as to permit full examination by dealers and sold in quantities.

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MAY GET AMBASSADORSHIP



DAVID R. FRANCIS. Former Governor of Missouri, may receive an important European ambassadorship from President Wilson.

NEWSPAPER METHODS CALLED IN QUESTION

New York, January 29.—An investigation said to involve advertising methods employed by newspapers all over the country will be undertaken by the Federal Grand Jury in Trenton, N. J., when proprietors and managers of twenty daily newspapers published in New Jersey near this city appear before that body in response to summonses served yesterday.

It is understood that the investigation contemplated by the Grand Jury is based upon assertions that the maintenance by newspapers in any city outside of the State of an advertising agency through which its business is conducted exclusively constitutes a violation of the Sherman anti-trust law.

At the present time many of the newspapers of the country conduct their business in distant cities through established agencies there, paying commissions upon the advertisements obtained by the agencies.

It has been the rule in many instances to refuse to accept advertisements from any other source in cities where such an agency is recognized as the representative of the newspapers.

The present action, it is understood, is the outgrowth of the refusal by the Plainfield Daily Press, the Elizabeth Daily Journal and several other New Jersey newspapers, published in what is known as the commuters' zone, to accept advertisements from the Peter Dredenburg Agency, with offices in the Marbridge Building.

The advertising business affected by the investigation has furnished a lucrative field for many years. Most of the large department stores and other mercantile establishments in Manhattan placed practically all of their advertising with the New Jersey newspapers through the same agency.

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PASTOR RUSSELL LOSSES HIS SUIT

Jury Holds "Miracle Wheat" Man Was Not Labeled by Eagle.

New York, January 29.—A verdict for the Eagle and against Pastor Charles T. Russell, of "miracle" wheat fame, was returned by a jury before Supreme Court Justice Kelly in Brooklyn yesterday at the close of a \$100,000 libel suit which had grown out of the publication in the Brooklyn newspaper of a cartoon pretending to portray the plaintiff as a peddler of "miracle" wheat to join the "Union" Bank directors.

Pastor Russell objected to the cartoon on the ground that it was an unfair characterization, which pictured him as a crook and fit company for the men who had wrecked the Union Bank. He objected also to the fact that the cartoon and the accompanying article in the news and editorial columns, including a paragraph in which he was credited, he alleged, with "the wisdom of the serpent."

In summing up for the defence Isaac R. Oeland insisted that the sale of Russell's "miracle" wheat was a purely business scheme to benefit the Watch Tower Bible and Tract Society, which, he asserted, is dominated by the pastor. The articles and cartoons were justified by the facts, he contended, and he denied that there had been on the Eagle's part any inclination to put Pastor Russell in the "crooked" financial class. It was not intended to put him in a class with the Union Bank directors, but rather to show him as a good salesman of wheat, who shrewdly bank his \$1,000 a day in a looted institution.

To the allegation that the plaintiff's character had been injured Mr. Oeland said: "What the plaintiff is you can infer from the fact that he did not take the witness stand and let you look in his eyes as he told us of his past life."

Taking up the doctrine expounded by the plaintiff the lawyer ridiculed his theory of the return of the ancient worthies to rule the world. He also questioned the prophesied famine of the food is now stored up by the wheat of \$60 a bushel to tide over the famine when the same article could be purchased elsewhere for \$5.

"His followers," said Mr. Oeland, "had been made to believe that everything Pastor Russell wrote was gospel truth, and they rose for it like fish for a minnow, but as soon as these articles printed the sale was stopped short."

Pastor Russell entered court in time to hear his own counsel, Frederick W. Sparks, sum up. Mr. Sparks defended the reputation and motives of his client, and defended the preacher for retaining control of a society to which he had donated, it was said, a fortune of \$250,000.

Mr. Sparks waxed eloquent in asserting that the map even had been drawn and the shishers. This in reference to the cartoon in which the preacher was depicted as peddling "miracle" wheat. He denied that Pastor Russell had made a profit out of the Watch Tower.

After the verdict was announced, Mr. Sparks moved that it be set aside. Justice Kelly denied the motion.

Later Sparks announced that he might appeal.

At Fitters Landing, Miss., in Issaquena County, south of Greenville, the situation admittedly is serious, but with fair weather those directing the fight express themselves as hopeful. Favorable weather is expected to help the situation at Modoc and Ferguson, Ark., where some apprehension was felt.

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A "Nickelodion" of Genuine Enjoyment

SABOROSO

5 cent Cigar

Give it "A Show" and it will prove its quality at once.

Try a quarter's worth today.

For Sale at All First-Class Stores

VETTERLEIN BROS., Manufacturers

Philadelphia, Pa. SMOKE SABOROSO CIGARS

CREST OF GOOD SOUTH OF CAIRO

No Serious Damage Is Reported From Ravages of Mississippi River.

Memphis, Tenn., January 29.—Other than the widening of the crevasse at Beulah, Miss., no serious erosion was reported in the levees along the Mississippi River to-night.

The crevasse at Memphis the stage at 7 o'clock to-night was within three-fourths of the predicted maximum stage of forty feet.

At Beulah the gap is about 30 feet wide and the water coming through the opening has spread across Bolivar County and as far south as Duneith, in the adjoining county of Washington.

Low spots on the main line of the Ohio River and Mississippi Valley road between Cleveland and Leland, a distance of thirty miles, are submerged to a depth of several inches, but so far there has been no interruption of traffic.

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